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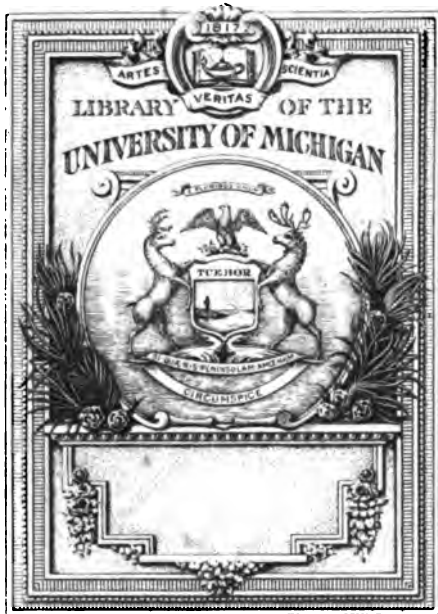
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JOURNAL
OF THE
THE HOUSE OF REPRESENTATIVES
OF THE
STATE OF MICHIGAN.

1889.

Printed by virtue of an Act of the Legislature, under the direction
and supervision of

DANIEL L. CROSSMAN,

CLERK OF THE HOUSE OF REPRESENTATIVES.

IN THREE VOLUMES.—VOL. III.



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✓

Mr. Wells moved to reconsider the vote by which the House adopted the following resolution:

Resolved, That when the House adjourns on Wednesday, May 29, it stand adjourned until Friday, May 31, at 10:30 A. M.

On which motion,

Mr. Slosson demanded the yeas and nays.

The demand was seconded, and the motion to reconsider prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Hinkson,	Mr. Mellen,	Mr. Spencer,
Angerer,	Hoaglin,	Morton,	Stoflet,
Austin,	Hollister,	Murtagh,	Turner,
Bignall,	Huebner,	Northup,	Tyrrell,
Cole,	Jasnowski,	O'Keefe,	Waite,
Connor,	Judd,	Randall,	Watts,
Crosby,	Kirby,	Robinson, H. W	Wells,
Ferguson,	Lowden,	Robinson, R.,	Wettlaufer,
Fitch,	McKay,	Rogers,	Wood,
Gibbons,	McKinstry,	Russ,	Zagelmeyer,
Gill,	McMillan,	Smith, O. S.,	43

NAYS.

Mr. Abbott,	Mr. Dyer,	Mr. Lusk,	Mr. Stout,
Baker,	Eaton,	McElroy,	Swift,
Baldwin,	Goodrich,	Peabody,	Taylor,
Briske,	Hall,	Pealer,	Van Orthwick,
Brown, N. J.,	Hanscom,	Preston, J. L.,	Watson,
Chambers,	Harris,	Preston, W. W.	White,
Damon,	Hawley,	Sherman,	Williams, C. W.,
Dewey,	Heineman,	Slosson,	Williams, W. W.
Deming,	Hobart,	Southworth,	Speaker, 36

The question being on the adoption of the resolution,
The resolution was then not adopted.

Mr. Baker offered the following:

Resolved by the House (the Senate concurring), That when the Legislature adjourns today it stand adjourned until Monday next at 2 o'clock P.M.
Laid over one day under the rules.

Mr. Judd asked leave to move that the rules be suspended, and the resolution be put on its immediate consideration.

Which was objected to.

Mr. Wettlaufer moved that the rules be suspended to allow the gentleman to make the motion.

Which motion prevailed, two-thirds of all the members present voting therefor.

Mr. Judd moved to suspend the rule requiring a concurrent resolution to lie over one day.

On which motion

Mr. W. W. Williams demanded the yeas and nays.

The demand was seconded, and the rules were not suspended, two-thirds of the members present not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Heineman,	Mr. Mellen,	Mr. Southworth,
Angerer,	Hinkson,	Morton,	Spencer,
Baker,	Hollister,	Murtagh,	Stoflet,
Bignall,	Huebner,	Northup,	Turner,
Briske,	Jackson,	O'Keefe,	Tyrrell,
Chambers,	Judd,	Pealer,	Waite,
Connor,	Kirby,	Robinson, H.W.	Wells,
Ferguson,	Lowden,	Robinson, R.,	Wettlaufer,
Fitch,	McElroy,	Rogers,	Williams, O.W.,
Gibbons,	McKay,	Russ,	Wood,
Gill,	McKinstry,	Smith, O. S.,	Zagelmeyer,
Hanscom,	McMillan,		46

NAYS.

Mr. Abbott,	Mr. Hall,	Mr. Preston, J. L., Mr. Van Orthwick
Baldwin,	Harris,	Preston, W. W.,
Damon,	Hawley,	Sherman,
Dewey,	Hobart,	Slosson,
Deming,	Lusk,	Stout,
Eaton,	Peabody,	Taylor,
Goodrich,		Speaker,

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GENERAL ORDER.

On motion of Mr. Austin,

The House went into committee of the whole, on the general order, with the Speaker in the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:
House bill No. 16 (file No. 379), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise.

But not having gone through therewith, have directed their chairman to report that fact to the House and ask leave to sit again on Tuesday next at 2:30 o'clock P. M.

G. J. DIEKEMA, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Wells,

Leave was granted the committee to sit again for the consideration of the bill, on Tuesday, June 5 at 2:30 P. M.

On motion of Mr. Hinkson,

Leave of absence was granted to himself until Tuesday next.

Mr. Hanscom moved to take from the table

House bill No. 665, entitled

A bill to authorize the appointment of an assistant fish and game warden, prescribing his duties and fixing his compensation.

Which motion prevailed.

On motion of Mr. Hanscom,

The bill was referred to the committee on State affairs.

Mr. W. W. Williams moved that when the House adjourns today it stand adjourned until Friday next.

Which motion prevailed.

By the committee on judiciary:

The committee on judiciary, to whom was referred
House bill No. 448 (file No. 289), entitled

A bill to authorize the formation of lighting, heating and power companies,
Respectfully report that they have had the same under consideration, and
have directed me to report the same back to the House, with amendments
thereto, recommending that the amendments be concurred in, and that the
bill when so amended do pass, and ask to be discharged from the further
consideration of the subject.

J. V. B. GOODRICH *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The House concurred in the amendments made to the bill by the com-
mittee.

The bill was then referred to the committee of the whole, and placed on the
general order.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 532, entitled

A bill to provide for lowering the grade of the road beds of all railroads
crossing the thoroughfare known as Woodward avenue within the corporate
limits of the city of Detroit, and for the construction and maintenance of
bridges over said road beds,

Respectfully report that they have had the same under consideration and
have directed me to report the same back to the House, with amendments
thereto, recommending that the amendments be concurred in, and that the
bill when so amended do pass, and ask to be discharged from the further
consideration of the subject.

F. F. HOAGLIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Hoaglin,

The House concurred in the amendments made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole
and placed on the general order.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 689, entitled

A bill to amend an act entitled "An act to revise and amend the charter
of the city of Saginaw," and repeal act No. 227, local acts of 1883, entitled
"An act to revise and amend the charter of the city of Saginaw," and repeal
act No. 496 of the laws of 1867, entitled "An act to revise and amend the
charter of the city of Saginaw," approved Feb. 5, 1859, approved March 11,
1883, as amended by act No. 338, local acts of 1885, approved April 29, 1885,
being act No. 529 of the local acts of session laws of Legislature of the State
of Michigan of the year 1887,

Respectfully report that they have had the same under consideration, and
have directed me to report the same back to the House, with the accom-
panying substitute therefor, entitled

A bill to amend sec. 13 of title V. of act No. 529 of the local acts of 1887,
entitled "An act to revise and amend the charter of the city of Saginaw, and

repeal act No. 227, local acts of 1883, entitled an act to revise and amend the charter of the city of Saginaw, and repeal act No. 496 of the laws of 1867, entitled an act to revise and amend the charter of the city of Saginaw, approved February 5, 1859, approved March 16, 1883, as amended by act No. 338, local acts of 1885, approved April 29, 1885," approved June 21, 1887,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

F. F. HOAGLIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Hoaglin,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 536 (file No. 313), being

An act to amend sections 7439 and 7440 of the compiled laws of Michigan of 1871, as amended by act No. 140 of the session laws of 1873, being sections 537 and 538 of Howell's annotated statutes of Michigan, relative to register and clerks for the probate court of Wayne county.

Also:

House bill No. 174 (file No. 107), being

An act to amend section 1 of chapter 7 of act No. 243 of the public acts of 1881, entitled an act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways, and private roads and the building, repairing, and preservation of bridges within the State, being section 1379 of Howell's annotated statutes.

J. L. PRESTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 270 (file No. 338), being

An act making an appropriation for the support of the State Public School for the years 1889 and 1890, for making improvements at that institution and to provide a tax for the same.

Also:

House bill No. 170 (file No. 264), being

An act to amend act No. 50 of the public acts of 1887, entitled "An act to provide for the incorporation and regulation of certain corporations generally known as building and loan associations," by adding one new section thereto to be known as section 17.

J. L. PRESTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 258 (file No. 87), being

An act to provide for the publication and distribution of laws and documents, reports of the several officers, boards of officers and public institutions of this State now or hereafter to be published, and to provide for the replacing of books lost by fire or otherwise, and to repeal all existing laws providing for the publication and distribution of said laws, documents or reports.

Also:

House joint resolution No. 28 (file No. 13), entitled

A joint resolution directing the Board of State Auditors to settle a claim of Lucius C. Wood of Ionia county, Michigan, against the State of Michigan, for moneys expended in the purchase of the northeast quarter of the southeast quarter, the southeast quarter of the southeast quarter, and the southwest quarter of the southeast quarter of section No. 7, in town 4 north, of range 6 west, in the State of Michigan, and improvements and expenditures thereon.

J. L. PRESTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 166 (file No. 178), being

An act to amend section 2116 of the compiled laws of 1871, as amended by act number 48 of the session laws of 1877, the same being compiler's section 2247 of Howell's annotated statutes of Michigan relative to the destruction of wolves.

Also:

House bill No. 1 (file No. 81), being

An act to amend section 5 of act number 192, public acts of 1885, entitled An act providing for the employment, defining the duties, and fixing the compensation of a stenographer for the ninth judicial circuit, State of Michigan, approved June 16, 1885.

J. L. PRESTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 601 (file No. 250), being

An act to amend sections 4, 5, 18, 37, 41, 42, 46, 47, 50, 57, 60, 66, 85, 87, 88, 102 and 111 of act No. 219 of the session laws of 1873, entitled "An act to incorporate the city of Ionia," approved March 21, 1873, and all acts and parts of acts amendatory thereof; to repeal section 69 of said act as amended, and to add thereto one new section to stand as section 113.

Also :

House bill No. 92 (file No. 324), being

An act to amend sections 5, 12, 13, 14 and 15 of act No. 182 of the public acts of 1885, as amended by acts Nos. 47 and 105 of the public acts of 1887, entitled "An act to provide for the appointment of a State live stock commission and veterinarian and to prescribe their powers and duties and to prevent and suppress contagious diseases among the live stock of the State," and to add a new section thereto to stand as section six of said act.

J. L. PRESTON, *Chairman.*

Report accepted.

By the committee on public lands:

The committee on public lands, to whom was referred
Senate joint resolution No. 10, entitled

Joint resolution authorizing the Board of State Auditors to make certain improvements upon property owned by the State in the city of Lansing,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

R. D. O'KEEFE, *Chairman.*

Mr. Harris moved that

House bill No. 150 (file No. 80), entitled

A bill to provide for the organization of township school districts and prescribing the powers and duties of officers thereof,

Be made the special order for Thursday, June 6, at 2:30 o'clock P. M.

Which motion prevailed, two-thirds of all the members elect voting therefor.

Mr. Murtagh offered the following:

WHEREAS, There is a bill pending for the incorporation of the village of Delray in Wayne county, concerning which there is a great difference of opinion, therefore

Resolved, That the committee on municipal corporations is instructed during the recess to visit the said village of Delray, and be prepared on the re-assembling of the Legislature to report as to the advisability of such incorporation.

Which was not adopted.

Mr. Slossen moved that the House adjourn.

On which motion,

Mr. Wood demanded the yeas and nays.

The demand was seconded, and the motion to adjourn did not prevail, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Eaton,	Mr. Sherman,	Mr. Watson,
Baldwin,	Hall,	Slossen,	White,
Browne H. W.,	Harris,	Stout,	Wiggins,
Damon,	Hobart,	Taylor,	Williams, W. W.
Dewey,	McElroy,	Van Orthwick,	Speaker,
Deming,	Pealer,	Wachtel,	23

NAYS.

Mr. Aleshire,	Mr. Gibbons,	Mr. Lusk,	Mr. Robinson, R.,
Angerer,	Goodrich,	McKay,	Rogers,
Austin,	Hanscom,	McKinstry,	Russ,
Bignall,	Heineman,	Mellen,	Smith, O. S.,
Briske,	Hinkson,	Morton,	Spencer,
Chambers,	Hosaglin,	Murtagh,	Turner,
Cole,	Hollister,	Northup,	Tyrrell,
Connor,	Huebner,	O'Keefe,	Wells,
Curtis,	Jackson,	Potter,	Wettlaufer,
Dyer,	Jasnowski,	Preston, W. W.,	Wood,
Ferguson,	Kirby,	Robinson, H. W	Zagelmeyer,
Fitch,	Lowden,		

On motion of Mr. Randall,

Leave of absence was granted to himself indefinitely.

Mr. Watson moved that the House adjourn.

On which motion,

Mr. Huebner demanded the yeas and nays.

The demand was seconded, and the motion to adjourn did not prevail by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hawley,	Mr. Pealer,	Mr. Taylor,
Damon,	Hobart,	Preston, J. L.,	Watson,
Deming,	Lusk,	Sherman,	White,
Hanscom,	McElroy,	Slosson,	Williams, W. W.
Harris,	Peabody,	Stout,	Speaker, 20

NAYS.

Mr. Aleshire,	Mr. Fitch,	Mr. McKay,	Mr. Robinson, R.,
Angerer,	Gibbons,	McKinstry,	Russ,
Austin,	Hinkson,	Mellen,	Smith, O. S.,
Bignall,	Hoaglin,	Morton,	Spencer,
Briske,	Hollister,	Murtagh,	Turner,
Connor,	Huebner,	Northup,	Wells,
Dewey,	Jackson,	O'Keefe,	Wettlaufer,
Dyer,	Jasnowski,	Preston, W. W.,	Wood,
Ferguson,	Lowden,	Robinson, H. W	Zagelmeyer,

36

The Speaker announced the following:

SENATE CHAMBER,
Lansing, May 29, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill: House bill No. 423 (file No. 348), entitled

A bill to provide for the joint erection of soldiers' monumental buildings by towships, incorporated villages and cities, and to permit the same to unite with any Grand Army Post in the erection of such buildings.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

Mr. Slossen moved that the House adjourn.

On which motion,

Mr. Wood demanded the yeas and nays.

The demand was seconded, and the motion to adjourn did not prevail, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hall,	Mr. Preston, W. W.	Mr. Van Orthwick,
Baldwin,	Harris,	Randall,	Watson,
Browne, H. W.	Hawley,	Sherman,	Watts,

Mr. Damon,
Dewey,
Deming,
Eaton,

Mr. Hobart,
Lusk,
Peabody,
Pealer,

Mr. Slosson,
Stout,
Taylor,

Mr. White,
Williams, W. W.
Speaker, 26

NAYS.

Mr. Aleshire,
Angerer,
Austin,
Bignal,
Briske,
Cole,
Connor,
Dyer,
Ferguson,
Fitch,

Mr. Gibbons,
Hanscom,
Heineman,
Hinkson,
Hollister,
Huebner,
Jackson,
Jasnowski,
Kirby,
Lowden,

Mr. McKay,
McKinstry,
Mellen,
Morton,
Murtagh,
Northup,
O'Keefe,
Robinson, H. W.
Robinson, R.,
Rogers,

Mr. Russ,
Smith, O. S..
Spencer,
Stoflet,
Turner,
Tyrrell,
Wells,
Wettlaufer,
Wood,
Zagelmeyer, 40

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, May 29, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following concurrent resolution:

Resolved (the House concurring), That when the Legislature adjourns today it stand adjourned until Monday, June 3, at 9 o'clock P. M.

Which has been adopted by the Senate, in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the adoption of the resolution, Mr. W. W. Williams moved to amend the resolution by making the hour 2:30 o'clock P. M.

Which motion did not prevail.

The question again being on concurring in the adoption of the resolution, Mr. Connor demanded the yeas and nays.

The demand was seconded, and the resolution was concurred in by yeas and nays, as follows:

YEAS.

Mr. Aleshire,
Angerer,
Austin,
Bignal,
Cole,
Connor,
Dyer,
Ferguson,
Fitch,
Gibbons,

Mr. Hanscom,
Hinkson,
Hollister,
Huebner,
Jackson,
Jasnowski,
Kirby,
Lowden,
McKay,
McKinstry,

Mr. Mellen,
Morton,
Murtagh,
Northup,
O'Keefe,
Randall,
Robinson, H. W
Robinson, R.,
Russ,
Southworth,

Mr. Spencer,
Stoflet,
Turner,
Tyrrell,
Watts,
Wells,
Wettlaufer,
Wood,
Zagelmeyer,

NAYS.

Mr. Abbott,	Mr. Deming,	Mr. Lusk,	Mr. Stout,
Baldwin,	Eaton,	McElroy,	Taylor,
Briske,	Goodrich,	Peabody,	Van Orthwick,
Browne, H. W	Hall,	Pealer,	Watson,
Brown, N. J.,	Harris,	Preston, J. L.,	White,
Chambers,	Hawley,	Preston, W. W.,	Wiggins,
Damon,	Heineman,	Sherman,	Williams, W. W.
Dewey,	Hobart,	Slosson,	Speaker, 32

Mr. Wood moved that the House adjourn,
 Which motion prevailed, and
 The Speaker declared the House adjourned until 9 o'clock P. M. on Monday next.

Lansing, Monday, June 3, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Roll called: quorum present.

Absent without leave: Messrs. Aleshire, Damon, Dee, Dyer, Gill, Gregory, Hall, Heineman, Hoaglin, Hollister, Killean, McGregor, Morton, J. L. Preston, Probert, H. W. Robinson, Sherman, Tyrrell, Watson, Watts, White and Wiggins.

On motion of Mr. Swift,

Leave of absence was granted to all absentees for the day.

On motion of Mr. Wetzlaufer,

Leave of absence was granted to Mr. Wheaton until Monday next.

On motion of Mr. Deming,

Leave of absence was granted to Mr. Sherman until Monday next.

By unanimous consent:

Mr. Briske offered the following:

WHEREAS, Intelligence is received with deep regret of the death of the Hon. Columbus V. Tyler, Senator from the 25th District of Michigan, serving his third term in the Michigan Legislature; therefore be it

Resolved, That this house deplores his decease as that of a distinguished gentleman, an honest and devoted servant of the people, who left a stainless record in the public service.

Resolved, While his long illness has prevented much of his attendance during the present session, still in his death we recognize the State has lost an able, earnest, sincere, conscientious legislator and public servant, an upright and Christian gentleman, whose good influences are now forever stilled.

Resolved, That these resolutions be spread upon the Journal, and as a further mark of respect and sympathy of this body, the Speaker appoint a committee of six to attend the funeral from the late Senator's residence at Bay City, at 3 P. M. tomorrow.

[June 4,

Which was adopted by an unanimous rising vote.

The Speaker announced as the committee under the resolutions, Messrs. Briske, Curtis, W. W. Williams, N. J. Brown, Eaton and Randall.

On motion of Mr. Baker,

The Sergeant-at-Arms was instructed to accompany the committee and to procure suitable badges for the occasion.

PRESENTATION OF PETITIONS.

No. 2020. By Mr. Swift:

Petition of P. C. Smith and 39 others of Chester, in reference to purity of elections and the use of the Rhines vote recorder and counter.

Referred to the committee on elections.

No. 2022. By Mr. McElroy:

Petition of Hon. Justin R. Whiting, J. C. Moorehouse, and many other citizens of St. Clair county, on the same subject.

Same reference.

No. 2023. By Mr. Wetlanfer:

Petition of Carl Wurzer and 32 other citizens of Detroit, on the same subject.

Same reference.

No. 2024. By Mr. Jackson:

Petition of L. A. Lapont and 14 other citizens of Erie, Monroe county, on the same subject.

Same reference.

On motion of Mr. Deming,

The House adjourned.

Lansing, Tuesday, June 4, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Beale.

Roll called: quorum present.

Absent without leave: Messrs. Heineman, Hollister, Killean, Northup, Probert, Sherman, O. S. Smith, White, and Zagelmeyer.

On motion of Mr. Austin,

Leave of absence was granted to Mr. Probert indefinitely.

On motion of Mr. Gill,

Leave of absence was granted to Mr. Killean for the day.

On motion of Mr. Wetlanfer,

Leave of absence was granted to Mr. Heineman indefinitely.

On motion of Mr. McMillan,

Leave of absence was granted to Mr. Hollister for the day.

On motion of Mr. Dewey,

Leave of absence was granted to Mr. White until Thursday noon next.

On motion of Mr. Chambers,

Leave of absence was granted to Mr. Northup for the day.

On motion of Mr. Wachtel,
Leave of absence was granted to Mr. Zagelmeyer for the day.

PRESENTATION OF PETITIONS.

No. 2025. By Mr. McElroy: Petition of W. D. Schnoor, Fred L. Rivard, William Kleinmann, and 194 others of Marine City, asking for a law making eight hours a day's work.

On demand of Mr. McElroy,

The petition was read at length and spread at large on the Journal, as follows:

To the Honorable, the State Legislature of the State of Michigan:

The undersigned citizens of this State earnestly petition your honorable body the supreme necessity of passing a law that eight hours shall constitute a day's work, for the purpose of giving employment to a larger number of laboring men.

Referred to the committee on labor interests.

No. 2026. By Mr. Cole: Petition of 25 citizens of Lenawee county asking that the thousand mile ticket bill be passed without the House amendment.

Referred to the committee on railroads.

REPORTS OF STANDING COMMITTEES.

By the committee on towns and counties:

The committee on towns and counties, to whom was referred House bill No. 444, entitled

A bill to detach certain territory from the townships of Laketon and Muskegon, in the county of Muskegon, and annex the same as a new ward to the city of Muskegon,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

JNO. A. DAMON, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Damon,

The bill was laid on the table.

By the committee on town and counties:

The committee on towns and counties, to whom was referred House bill No. 636, entitled

A bill to detach the township of Wisner from the county of Tuscola, and attach the same to Bay county,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

JNO. A. DAMON, *Chairman.*

Report accepted and committee discharged.

Mr. Damon moved that the further consideration of the bill be indefinitely postponed.

Which motion prevailed.

By the committee on private corporations:

The committee on private corporations, to whom was referred House bill No. 675, entitled

A bill to define and regulate the business of pawnbrokers,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

E. K. POTTER, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on private corporations:

The committee on private corporations, to whom was referred Senate bill No. 401, entitled

A bill to provide for the reorganization of gas light companies, the term of existence of which has heretofore expired or may hereafter expire by limitation of law, and to fix the duties and liabilities of such renewed corporations,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

E. K. POTTER, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, May 29, 1889. {

To the Speaker of the House of Representatives :

SIR—I am instructed to return to the House the following bill:

House bill No. 257 (file No. 110), entitled

A bill to amend act No. 35 of the public acts of 1867, entitled "An act to provide for the formation of street railway companies," by adding a new section thereto which shall be known as section 31,

And to inform the House that the Senate has amended the same as follows:

By inserting in line 3 of section 31, after the proviso therein, the following proviso, viz: "Provided further, that this act shall not apply where cable or other motor cars cross the tracks of other street railways.

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Turner,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dyer,	Mr. McKinstry,	Mr. Stout,
Aleshire,	Ferguson,	McMillan,	Swift,
Alexander,	Gill,	Mellen,	Tinklepaugh,
Angerer,	Goodrich,	O'Keefe,	Turner,
Baker,	Gregory,	Peabody,	Van Orthwick,
Bignal,	Hall,	Pealer,	Wachtel,
Canfield,	Hawley,	Potter,	Wagner,
Chambers,	Hoaglin,	Preston, J. L.,	Waite,
Cole,	Huebner,	Preston, W. W.,	Watson,
Collins,	Judd,	Robinson, H. W	Watts,
Dalton,	Lowden,	Robinson, R.,	Wells,
Damon,	Lusk,	Russ,	Wiggins,
Dewey,	McElroy,	Slosson,	Speaker,
Deming,	McKay,	Stoflet,	

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NAYS.

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The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, May 29, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House bill No. 126 (file No. 292), entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous, intoxicating, malt, brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages (and the forfeiture of leases in certain cases) and to repeal all acts or parts of acts inconsistent with the provisions of this act,

And to inform the House that the Senate has amended the same as follows:

1. By striking out of line 10 of section 1 the words "two hundred" and inserting in lieu thereof the words "sixty-five," so that it shall read "sixty-five dollars."

2. By striking out of line 11 of section 1 the word "eight" and inserting in lieu thereof the word "five," so that it shall read "five hundred dollars."

3. By striking out of line 18 the word "six" and inserting in lieu thereof the word "five," and by adding to the manuscript proviso the words "or to sell any such liquors at any place other than such bar."

4. By striking out of line 20 of section 1 the word "twelve" and inserting in lieu thereof the word "ten," so that it shall read "ten hundred dollars."

5. By striking out all of section 3 up to and including line 134, and inserting in lieu thereof the following:

Sec. 3. The penal provisions of this act shall not apply to druggists who sell liquors for chemical, scientific, medicinal, mechanical or sacramental purposes only, and in strict compliance with law. It shall not be lawful for any

[June 4,

druggist, nor for any person whose business consists in whole or in part of the sale of drugs and medicines, directly or indirectly, by himself, his clerk, agent or servant, at any time, to sell, furnish, give, or deliver, any spirituous, malt, brewed, fermented, or vinous liquor, or any mixed liquor, a part of which is spirituous, malt, brewed, fermented, or vinous, to a minor, except for medicinal or mechanical purposes, on the written order of the parent or guardian of such minor, nor to any adult person whatever, who is at the time intoxicated, nor to any person in the habit of getting intoxicated, nor to any Indian, or any person of Indian descent, nor to any person when forbidden in writing so to do by the husband, wife, parent, child, guardian, or employer of such person, or by the supervisor of the township, or mayor, or director of the poor, or any supervisor or alderman of the city, or president or trustee of any village, or superintendent of the poor of the county in which such person shall reside or temporarily remain, nor to any other person to be used as a beverage, nor to any person to be drank on the premises, nor to be mixed and drank with any beverage drawn from a soda fountain or other apparatus or device for dispensing aerated or other beverages; but such druggist shall be allowed to sell said liquors for medicinal, chemical, scientific, mechanical and sacramental purposes only, without the payment of any tax specified in section one, and subject to the following restrictions and conditions: Every such dealer in drugs and medicines shall procure and keep a suitable blank book in which shall be recorded by said druggist, his clerk or employé, the names of all persons applying for such liquor for any of these lawful purposes, the date of each sale, the amount and kind of liquor sold to each person, and the purpose to which the same was to be applied, as stated by the purchaser, which book shall be kept in the store of said druggist, and shall be open to all persons for examination during all business hours; and the failure to keep a record of every such sale, in manner and form as aforesaid, or the delivery of liquor for any purpose other than above named, shall subject such druggist to the penalties provided for in this section: *Provided*, That such druggist shall, on or before the first day in May in each year, or before commencing business, execute and file with the county treasurer of the county in which he is carrying on such business, a bond, the sufficiency of which shall be determined by the township board of the township, or the board of trustees or the common council of the village or city in which such business is proposed to be carried on, to the people of the State of Michigan, in the sum of two thousand dollars, with two or more sufficient sureties, who shall be freeholders and residents of the county in which such business is proposed to be carried on, each of whom shall justify in a sum equal to the amount of the bond, over and above all indebtedness, and all exemptions from sale on execution, and all liability on other similar bonds, which bond shall be substantially in the following form:

Know all men by these presents, that we-----
as principal and ----- and -----
as sureties are held and firmly bound unto the people of the State of Michigan in the sum of two thousand dollars, to the payment whereof, well and truly to be made, we bind ourselves, our heirs, executors and administrators firmly by these presents. Sealed with our seals and dated this-----
day of ----- 18-----.

WHEREAS, The above named principal proposes to carry on the business of a druggist at -----, in the county of ----- and state of Michigan;

AND WHEREAS, The said principal hath covenanted and agreed, and doth hereby covenant and agree as follows, to-wit: That he will not directly or indirectly, by himself, his clerk, agent or servant at any time sell, furnish, give, or deliver any spirituous, malt, brewed, fermented or vinous liquor, or any mixed liquor, a part of which is spirituous, malt, brewed, fermented or vinous, to a minor except for medicinal or mechanical purposes, on the written order of the parent or guardian of such minor, nor to any adult person whatever who is at the time intoxicated, nor to any person in the habit of getting intoxicated, nor to any Indian, or any person of Indian descent, nor to any person when forbidden in writing so to do by the husband, wife, parent, child, guardian or employer of such person, or by the supervisor of the township, mayor or director of the poor of the city, or superintendent of the poor of the county in which such person shall reside or temporarily remain, and that he will not sell any such liquor to be drank on the premises, nor to be mixed and drank with any beverage drawn from a soda-fountain or other apparatus or device for dispensing aerated or other beverages; that he will sell such liquors for chemical, scientific, medicinal, mechanical and sacramental purposes only, and that he will pay all damages, actual and exemplary, that may be adjudged to any person or persons for injuries inflicted upon him or them, either in person or property, or means of support, or otherwise by reason of his selling, furnishing, giving or delivering any such liquors. Now, the condition of this obligation is such that if said principal shall well and truly keep and perform all and singular the foregoing covenants and agreements, and shall pay any judgment for actual or exemplary damages which may be recovered against him in any court of competent jurisdiction, and all fines and costs that may be imposed upon him for violations of this act, then this obligation shall be void and of no effect; otherwise the same shall be in full force and effect.

Signed and sealed in the presence of

[L. S.]

[L. S.]

[L. S.]

6. By striking out section 14 and inserting in lieu thereof the following to stand as section 14:

SEC. 14. It shall not be lawful for any person by himself, his clerk or agent, to permit any student in attendance at any public or private institution of learning in this state, or any minor, to play at cards, dice, billiards or any game of chance, in any part of any building in which spirituous liquors or intoxicating drinks are sold; nor shall it be lawful for any person, by himself, his clerk or agent, to sell or give to any student in attendance at any public or private institution of learning in this state any spirituous or intoxicating drinks, except when prescribed by a regular physician for medicinal purposes; it shall not be lawful for any person to allow any minor to visit or remain in any room where such liquors are sold or kept for sale unless accompanied by his or her father or other legal guardian. Any person who shall offend against either of the foregoing provisions of this section shall be deemed to have been guilty of a misdemeanor, and on conviction thereof shall be punished as provided in section seven of this act.

7. By striking out of lines 14, 15, 16, 17 and 18 of section 19, the words "any sale or gift of any such liquor by the lessee or occupant of any premises, resulting in damages, shall, at the option of the lessor, work a forfeiture of the

lease, and the circuit court in chancery may enjoin the sale, giving way or furnishing, of any such liquors, by any lessee or occupant of the premises, which may result in loss or damage or liability to the lessor or any person claiming under such lessor."

8. By striking out of line 10 of section 25 the words "and shall be imprisoned," and inserting in lieu thereof the words "or imprisonment," and by adding to the end of line 11 the words "or both, in the discretion of the court."

9. By striking out section 31 and inserting in lieu thereof the following to stand as section 31:

Sec. 31. During the time when by the provisions of this act places where liquor is sold or kept for sale must be closed, all curtains, screens, partitions and other things that obstruct the view from the sidewalk, street, alley, or road in front of or at the side or end of said building, or the bar or place in said room where said liquors are sold or kept for sale, shall be removed. Any person who shall violate any of the provisions of this section, shall, upon conviction thereof, be punished as provided in section seven of this act.

And further to inform the House that the Senate has amended the title to the bill so as to read as follows:

By striking out the words "and the forfeiture of leases in certain cases."

In the passage of which as thus amended, and with the title as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Damon,

The bill was laid on the table,

And the bill, as amended, was ordered printed at length in the Journal.

The bill is as follows:

House bill No. 126 (file No. 292), entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous, intoxicating, malt, brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages and to repeal all acts or parts of acts inconsistent with the provisions of this act.

SECTION 1. *The People of the State of Michigan enact*, That in all townships, cities, and villages of this state there shall be paid annually upon the business of manufacturing, selling, or keeping for sale by any person, firm or corporation whose business in whole or in part consists in manufacturing, selling, or keeping for sale spirituous or intoxicating, malt, brewed, fermented, or vinous liquors, or any mixed liquors, or any compound which in whole or in part consists of spirituous, malt, brewed, fermented, or vinous liquors, excepting proprietary patent medicines, the following tax:

Upon the business of manufacturing spirituous or intoxicating liquors, and selling the product of such business at wholesale only, one thousand dollars;

Upon the business of manufacturing brewed, malt, or fermented liquors and selling at wholesale only the liquors manufactured, sixty-five dollars;

Upon the business of selling spirituous or intoxicating liquors at wholesale and not at retail, five hundred dollars;

Upon the business of selling malt, brewed, fermented, or vinous liquors at wholesale and not at retail, five hundred dollars: *Provided*, That no person, firm or corporation paying a wholesale tax on the business of selling distilled or spirituous or intoxicating liquors shall be required to pay a tax for selling at wholesale malt, brewed, fermented, or vinous liquors at the same place of business;

Upon the business of selling spirituous, intoxicating, malt, brewed, fermented, or vinous liquors at retail, five hundred dollars: *Provided*, That the payment of the retail tax shall not entitle the person or persons paying the same to keep or maintain more than one bar or to sell any such liquors at any place other than such bar;

Upon the business of selling spirituous, intoxicating, malt, brewed, fermented, or vinous liquors at wholesale and retail, ten hundred dollars.

And it shall not be lawful for any person, firm or corporation to sell or furnish any of the liquors named in this section to any dealer who has not at the time paid the tax required by this section, for the business in which he is or may be engaged, and for that portion of the year in which such sale shall be made, and any contract for such sale shall be void, and no recovery shall be had in any court on any such contract nor for the value of any liquor sold in violation of this act.

No tax imposed under this act shall be required from any person for selling any wine or cider made from fruits grown or gathered in this state, unless such wine or cider be sold by the drink.

Sec. 2. Retail dealers of liquors mentioned in the preceding section sha'l be held and deemed to include all persons who sell any of such liquors by the drink, and in quantities of three gallons or less, or one dozen quart bottles or less, at any one time to any person or persons. Wholesale dealers shall be held and deemed to mean and include all persons who sell or offer for sale such liquors in quantities of more than three gallons or more than one dozen quart bottles at any one time, to any person or persons.

Sec. 3. The penal provisions of this act shall not apply to druggists who sell liquors for chemical, scientific, medicinal, mechanical or sacramental purposes only, and in strict compliance with law. It shall not be lawful for any druggist, nor for any person whose business consists in whole or in part of the sale of drugs and medicines, directly or indirectly, by himself, his clerk, agent or servant, at any time, to sell, furnish, give, or deliver, any spirituous, malt, brewed, fermented, or vinous liquor, or any mixed liquor, a part of which is spirituous, malt, brewed, fermented, or vinous, to a minor, except for medicinal or mechanical purposes, on the written order of the parent or guardian of such minor, nor to any adult person whatever, who is at the time intoxicated, nor to any person in the habit of getting intoxicated, nor to any Indian, or any person of Indian descent, nor to any person when forbidden in writing so to do by the husband, wife, parent, child, guardian, or employer of such person, or by the supervisor of the township, or mayor, or director of the poor, or any supervisor or alderman of the city, or president or trustee of any village, or superintendent of the poor of the county in which such person shall reside or temporarily remain, nor to any other person to be used as a beverage, nor to any person to be drank on the premises, nor to be mixed and drank with any beverage drawn from a soda fountain or other apparatus or device for dispens-

ing aerated or other beverages; but such druggist shall be allowed to sell said liquors for medicinal, chemical, scientific, mechanical and sacramental purposes only, without the payment of any tax specified in section one, and subject to the following restrictions and conditions: Every such dealer in drugs and medicines shall procure and keep a suitable blank book in which shall be recorded by said druggist, his clerk or employé, the names of all persons applying for such liquor for any of these lawful purposes, the date of each sale, the amount and kind of liquor sold to each person, and the purpose to which the same was to be applied, as stated by the purchaser, which book shall be kept in the store of said druggist, and shall be open to all persons for examination during all business hours; and the failure to keep a record of every such sale, in manner and form as aforesaid, or the delivery of liquor for any purpose other than above named, shall subject such druggist to the penalties provided for in this section: *Provided*, That such druggist shall, on or before the first day in May in each year, or before commencing business, execute and file with the county treasurer of the county in which he is carrying on such business, a bond, the sufficiency of which shall be determined by the township board of the township, or the board of trustees or the common council of the village or city in which such business is proposed to be carried on, to the people of the State of Michigan, in the sum of two thousand dollars, with two or more sufficient sureties, who shall be freeholders and residents of the county in which such business is proposed to be carried on, each of whom shall justify in a sum equal to the amount of the bond, over and above all indebtedness, and all exemptions from sale on execution, and all liability on other similar bonds, which bond shall be substantially in the following form:

Know all men by these presents, that we-----
as principal and ----- and -----
as sureties are held and firmly bound unto the people of the State of Michigan in the sum of two thousand dollars, to the payment whereof, well and truly to be made, we bind ourselves, our heirs, executors and administrators firmly by these presents. Sealed with our seals and dated this-----
day of ----- 18-----.

WHEREAS, The above named principal proposes to carry on the business of a druggist at -----, in the county of ----- and state of Michigan;

AND WHEREAS, The said principal hath covenanted and agreed, and doth hereby covenant and agree as follows, to-wit: That he will not directly or indirectly, by himself, his clerk, agent or servant at any time sell, furnish, give, or deliver any spirituous, malt, brewed, fermented or vinous liquor, or any mixed liquor, a part of which is spirituous, malt, brewed, fermented or vinous, to a minor except for medicinal or mechanical purposes, on the written order of the parent or guardian of such minor, nor to any adult person whatever who is at the time intoxicated, nor to any person in the habit of getting intoxicated, nor to any Indian, or any person of Indian descent, nor to any person when forbidden in writing so to do by the husband, wife, parent, child, guardian or employer of such person, or by the supervisor of the township, mayor or director of the poor of the city, or superintendent of the poor of the county in which such person shall reside or temporarily remain, and that he will not sell any such liquor to be drank on the premises, nor to be mixed and drank with any beverage drawn from a soda-fountain or other apparatus or device for dispensing aerated or other beverages;

that he will sell such liquors for chemical, scientific, medicinal, mechanical and sacramental purposes only, and that he will pay all damages, actual and exemplary, that may be adjudged to any person or persons for injuries inflicted upon him, or them, either in person or property, or means of support, or otherwise by reason of his selling, furnishing, giving or delivering any such liquors. Now, the condition of this obligation is such that if said principal shall well and truly keep and perform all and singular the foregoing covenants and agreements, and shall pay any judgment for actual or exemplary damages which may be recovered against him in any court of competent jurisdiction, and all fines and costs that may be imposed upon him for violations of this act, then this obligation shall be void and of no effect; otherwise the same shall be in full force and effect.

Signed and sealed in the presence of

[L. S.]

[L. S.]

[L. S.]

A new bond shall be required by the county treasurer with whom such bond was originally filed in case of the death, insolvency, or removal of either of the sureties. And it shall not be lawful for any person to sell any of the liquors mentioned in this section after being notified by the county treasurer to procure a new bond, until said bond shall have been executed and approved by proper authority.

Provided however, That no new bond shall be required by the county treasurer of any person or persons who have filed a bond and are doing business under the provisions of this section until it shall be made to appear to said county treasurer, upon summary hearing, that either of the sureties upon such bond has died, removed or become insolvent. And such hearing shall not be had until after reasonable notice thereof, stating the time and place of such hearing, shall have been given in writing by said county treasurer to the principal or principals on such bond.

Whenever any druggist shall violate any of the provisions of this section, if there is no specific penalty provided therefor by this act, he shall on conviction thereof be deemed guilty of a misdemeanor, and be punished by a fine of not less than one hundred nor more than five hundred dollars and costs of prosecution, or by imprisonment in the county jail not less than ninety days nor more than one year, or both such fine and imprisonment in the discretion of the court: *Provided,* That every drug clerk shall, in addition, be responsible for violating the provisions of this act, for his personal act or negligence or violation subject to the same penalty as proprietors or employers.

Sec. 4. Every person engaged in or intending to engage in any business named in section one of this act, and requiring the payment of any tax mentioned in said section one, shall, on or before the first day in May in each year, make and file with the county treasurer, in the county where it is proposed to carry on such business, a statement in writing and on oath, showing the name and residence of such person, the ward, village or township, and the place or building in which it is proposed to carry on such sale, or manufacture, and the nature of the business which such person is engaged in or is intending to engage in; and shall, on or before the first day in May in each year, pay to the said county treasurer, in advance, the taxes required by said section one for

such business for the year commencing on said first day of May, and ending on the thirtieth day of April next thereafter.

Sec. 5. Every person engaging in any business specified in section one of this act after the first day in May in each year shall, before commencing such business, make and file the like statement on oath, as is provided for in section four of this act, and pay in advance to said county treasurer a *pro rata* portion of the yearly tax on such business, as provided in section one of this act for the remainder of the year ending on the thirtieth day of April next ensuing; and in computing the time of such fractional part of a year for which a tax is required, the same shall commence on the first day of that month in which said business shall commence. But no tax shall be less than one-half of the yearly tax.

Sec. 6. On receiving the tax provided for in this act, together with the bond in cases where a bond is required, the county treasurer shall give receipt for the money so paid, to the person or persons of whom the same shall be received, in which receipt the name of the person or persons paying the tax shall be stated, and there shall be specified therein the amount of the tax and the time for which it was paid, the city, village or township, and the place or building in which the business is to be conducted, and the kind of business for or on account of which the tax was paid; and he shall also deliver to such person or persons a notice printed on full size printer's card board, and in as large letters as practicable, which notice shall contain a statement of what tax has been paid by the holder of said notice and the penalty for violation of the provisions of this act, and that complaint for such violation may be made to any justice of the peace or police justice. Before commencing or doing any business for the time for which such tax is paid, and the receipt is given, the said notice and receipt shall be posted up and at all times displayed in a conspicuous and easily accessible place in the room or place where the business for or on account of which the tax was paid, is carried on. And it shall be the duty of the auditor general to prepare printed blank receipts and notices conforming to the provisions of this act, and to furnish the same in proper quantities to the several county treasurers of the state, and no county treasurer shall issue any such receipt or notice until the tax specified herein shall have been paid in full in money.

Sec. 7. If any person or persons shall in any manner violate any of the provisions of this act, such person or persons shall be deemed guilty of a misdemeanor, and, upon conviction thereof, if there is no specific penalty provided therefor by this act, shall be punished by a fine of not less than fifty dollars nor more than two hundred dollars and costs of prosecution, or by imprisonment in the county jail not less than ten days nor more than ninety days, or both such fine and imprisonment, in the discretion of the court. An in case such fine and costs shall not have been paid at the time such imprisonment expires, the person serving out such sentence shall be further detained in jail until such fine and costs shall have been fully paid: *Provided*, That in no case shall the whole term of imprisonment exceed six months. Each violation of any of the provisions of this act shall be construed to constitute a separate and complete offense, and for each violation on the same day, or on different days, the person or persons offending shall be liable to the penalties herein provided.

Sec. 8. All persons engaged in or intending to engage in the sale of any spirituous or intoxicating, malt, brewed, fermented or vinous liquors, except druggists, shall before commencing such business, and on or before the first day of May, in

each and every year thereafter, make, execute, and deliver to the county treasurer of the county in which he is carrying on such business, a bond, the sufficiency of which shall be determined by the township board of the township, or the board of trustees, or the council or common council of the village or city in which such business is proposed to be carried on, to the people of the state of Michigan, in the sum of not less than four thousand nor more than six thousand dollars, to be determined by such township board, or board of trustees, council or common council of the village or city, with two or more sufficient sureties, who shall be male residents and freeholders of the township, village or city in which such business is proposed to be carried on, neither of whom shall hold any elective or appointive office in any county, city, village or township of this state, excepting that of notary public, and each of whom shall justify in real estate situated in the county in which such business is proposed to be carried on in a sum equal to the amount of the bond over and above all indebtedness, and all exemptions from sale on execution, and all liability on other similar bonds, which bond shall be substantially in the following form: Know all men by these presents, that we-----
as principal, and-----and-----
as sureties, are held and firmly bound unto the people of the state of Michigan
in the sum of-----dollars, to the payment whereof,
well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Sealed with our seals
and dated this-----day of-----
A. D. 18-----

WHEREAS, The above named principal proposes to carry on the business of
----- (and describing the place of business)-----at-----
-----, in the county of-----

AND WHEREAS, The said principal has covenanted and agreed, and doth hereby covenant and agree as follows, to wit: That he will not, directly or indirectly, by himself, his clerk, agent or employe, at any time, sell, furnish, give, or deliver any spirituous, intoxicating, malt, brewed, fermented or vinous liquor, any mixed liquor, or any mixture or compound, a part of which is spirituous, intoxicating, malt, brewed, fermented, or vinous liquor to a minor, nor to any adult person whatever, who is at the time intoxicated, nor to any person in the habit of getting intoxicated, nor to any Indian, nor to any person when forbidden in writing so to do by the husband, wife, parent, child, guardian, or employer of such person, or by the supervisor of the township, mayor of the city, or director of the poor, or any supervisor or alderman of the city or president or trustee of any village, or superintendent of the poor of the county in which such person shall reside or temporarily remain, and that he will pay all damages, actual and exemplary, that may be adjudged to any person or persons for injuries inflicted upon him or them, either in person or property, or means of support or otherwise, by reason of his selling, furnishing, giving, or delivering any such liquors. Now, the condition of this obligation is such that if said principal shall well and truly keep and perform all and singular the foregoing covenants and agreements, and shall pay any judgment for actual or exemplary damages which may be recovered against him in any court of competent jurisdiction, and all fines and costs that may be imposed upon him for violations of this act, then this obligation shall be void and of no effect, otherwise the same shall be and remain in full force and effect.

Signed and sealed in the presence of

[L. S.]

[L. S.]

[L. S.]

There shall also be annexed to each bond required by this act an affidavit of each surety thereto, which affidavit shall state that the affiant is a male resident and freeholder of the township, village or city in which such bond is offered, and that he does not hold any elective or appointive office in any county, city, village or township of this state except that of notary public, and that he is worth in real estate, situated within the county in which such business is proposed to be carried on, a sum equal to the amount of the bond over and above all indebtedness and exemptions from sale on executions and all liabilities on other similar bonds, and if, in the judgment of the township board or the board of trustees, the council or common council of the village or city in which said business is proposed to be carried on, said sureties, or either of them, are not worth the full sum mentioned in said bond over and above all their liabilities and exemptions, and liabilities on other similar bonds, the said township board or board of trustees, the council or common council of the village or city, as the case may be, shall refuse to endorse said bond with their approval. Such bond shall not be received by the county treasurer unless the approval thereof by the township board or the board of trustees, the council or common council or the village or city shall be duly certified thereon in writing by the clerk or recording officer of such township, village or city, and the principal shall not be allowed to sell spirituous, intoxicating, malt, brewed, fermented, or vinous liquors in any other building or place than that specified in said bond, without giving notice and executing another bond in the manner above prescribed. A new bond shall be required by the county treasurer with whom such bond was originally filed in case of the death, insolvency or removal of either of the sureties: *Provided, however,* That no new bond shall be required by the county treasurer of any person or persons who have filed a bond under the provisions of this section until it shall be made to appear to said county treasurer, upon summary hearing, that either of the sureties upon such bond has died, removed or become insolvent. And such hearing shall not be had until after at least five days' notice, stating the time and place of such hearing, shall have been given in writing by said county treasurer to the principal or principals on such bond, by leaving the same with him or some person in charge of his place of business. And it shall not be lawful for any person to sell any of the liquors mentioned in section one of this act, after being notified by the county treasurer to procure a new bond, until said bond shall have been executed, approved by the proper authority, and filed with the county treasurer; and any sale made in violation of this section shall be a misdemeanor, and shall be punished as provided in section seven of this act; and in all actions brought upon said bond for damages by reason of the violation of any of the provisions thereof, the plaintiff in such action shall, in the event of recovering a judgment of any amount, also recover his costs of suit. The notice herein provided for shall be served and returned by any officer of the county authorized by law to serve writs issued out of a court of record, who shall receive from the county for such services the same fees as are allowed by law for the service of original writs from the circuit court.

Sec. 9. One-half of all moneys paid to any county treasurer under the provisions of this act, after deducting his fees as herein provided, shall be by him placed to the credit of the township, village or city from which the same was collected, and shall be by such county treasurer paid over on demand to the treasurer of such township, village or city, to be applied as other general funds. The remainder of all moneys so received by any county treasurer shall be by him placed to the credit of the general fund of the county. The county treasurer shall receive and retain one per cent on all moneys paid to him, as a recompense in full for all his services rendered under the provisions of this act: *Provided*, That in all counties in the upper peninsula all of the moneys paid to any county treasurer under the provisions of this act shall, after deducting his fees as aforesaid, be by him placed to the credit of the township, village or city from which the same was collected, and shall be by such county treasurer paid over on demand to the treasurer of such township, village, or city to be applied as other general funds.

Sec. 10. It shall be the duty of every county treasurer, sheriff, deputy sheriff, marshal, police officer or other person having notice or knowledge of any violation of the provisions of this act, to immediately notify the prosecuting attorney of the county thereof, and it shall be the duty of such prosecuting attorney, when complaint on oath is made, forthwith to prosecute every person violating any of the provisions of this act, and for each and every violation thereof.

Sec. 11. It shall be the duty of each and every county treasurer, at the end of each and every month, to make a full and complete report, under oath, containing the name of each and every person in his county paying a tax during said month, under the provisions of this act, stating therein the residence of such person, the nature of the business in which such persons are engaged, the place of doing business, the amount of tax paid and the date of payment of the same, and file such statement with the clerk of his county; and such county treasurer shall also, on the first Monday of December, in each year, make a full and complete report of all the facts, as shown by such reports, and return the same to the auditor general, and publish the same in some newspaper published in his county, if there be one, and in two if there be two. The expense of such publication shall be paid out of the contingent fund of the county. All blanks required to carry into effect the provisions of this act shall be prepared and furnished annually by the auditor general to the county treasurers, and by them to the township, village and city officers.

Sec. 12. In case any assessor, county treasurer, prosecuting attorney or other officer whose duty it is to see that the provisions of this act are faithfully enforced, shall willfully neglect or refuse to perform his duty under the provisions of this act, he shall be liable to a penalty of one hundred dollars for each and every offense, and the governor may, in case of such neglect or refusal, after summary hearing and determination thereon and deciding the same to have occurred, appoint some other person to perform the duties of such officer prescribed by this act, who shall, upon being so appointed, have like powers and duties, and receive the same fees, under this act, as such assessor, treasurer, prosecuting attorney, or other officer, as the case may be; and in the case of the appointment of any person in place of the prosecuting attorney, to prosecute for violation of this act, in any county, the board of supervisors shall allow and pay to such prosecutor a reasonable compensation for all services performed and reimburse him for all expenses incurred by

him as such prosecutor, which sum so paid shall be deducted from the salary of the prosecuting attorney so neglecting or refusing to perform his said duty.

Sec. 13. It shall not be lawful for any person except a druggist, who shall be governed by section three of this act, to sell, furnish to, or give any of the liquors mentioned in this act, to any minor, to any intoxicated person, nor to any person in the habit of getting intoxicated, nor to any Indian, nor to any person when forbidden in writing so to do by the husband, wife, parent, child, guardian or employer of such person, or by the supervisor of the township, mayor, director of the poor; or any supervisor or alderman of the city, president or trustee of any village, or the superintendent of the poor of the county where such person shall reside or temporarily remain. The fact of selling, giving, or furnishing any liquids in any place where intoxicating liquors are sold, or kept for sale, to any minor, or to any intoxicated person, or to any person in the habit of getting intoxicated, or to any Indian, or to any person whose husband, wife, parent, child, guardian, employer, or the supervisor of the township, mayor, director of the poor, or any supervisor or alderman of the city, president or trustee of any village, or superintendent of the poor of the county where such person shall reside or temporarily remain, shall have forbidden in writing the selling, furnishing, or giving of the same, shall be a *prima facie* evidence of the violation of the law on the part of the person so selling, giving or furnishing such liquor.

Sec. 14. It shall not be lawful for any person by himself, his clerk or agent, to permit any student in attendance at any public or private institution of learning in this state, or any minor, to play at cards, dice, billiards or any game of chance, in any part of any building in which spirituous liquors or intoxicating drinks are sold; nor shall it be lawful for any person, by himself, his clerk or agent, to sell or give to any student in attendance at any public or private institution of learning in this state any spirituous or intoxicating drinks, except when prescribed by a regular physician for medicinal purposes; it shall not be lawful for any person to allow any minor to visit or remain in any room where such liquors are sold or kept for sale unless accompanied by his or her father or other legal guardian. Any person who shall offend against either of the foregoing provisions of this section shall be deemed to have been guilty of a misdemeanor, and on conviction thereof shall be punished as provided in section seven of this act.

Sec. 15. It shall not be lawful for any person to sell, offer to sell, furnish, give, or have in his possession any of the liquors mentioned in this act, in any concert hall, variety show, theater, or other place of amusement, nor in any rooms in any building opening into the place where any such concert hall, variety show, theater, or other place of amusement may be.

Sec. 16. All saloons, restaurants, bars, in taverns or elsewhere, and all other places, except drug stores, where any of the liquors mentioned in this act are sold, or kept for sale, either at wholesale or retail, shall be closed on the first day of the week, commonly called Sunday, on all election days, on all legal holidays, and until seven o'clock of the following morning, and on each week day night from and after the hour of nine o'clock until seven o'clock of the morning of the succeeding day: *Provided*, That in all cities and incorporated villages, the common council or board of trustees, or council, may, by ordinance, allow the saloons and other places where said liquors shall be sold to remain open not later than eleven o'clock in the afternoon and no longer of any week day night, except on election days and holidays. The word "closed" in this

section shall be construed to apply to the back door or other entrance as well as the front door. And in prosecutions under this section it shall not be necessary to prove that any liquor was sold: *Provided*, The fact that the door of any saloon, restaurant or bar is opened at any time when by the provisions of this act such saloon, restaurant or bar is required to be closed, shall be *prima facie* evidence of a violation of the provisions of this act.

Sec. 17. Whenever complaint shall be made by any person on oath, before any justice of the peace or other officer or magistrate having jurisdiction, that any person is found intoxicated or has been intoxicated in any hotel, store, public building, street, alley, highway, or other public place, it shall be the duty of such justice, municipal or police court to issue a subpoena to compel the attendance of such person so found intoxicated, or who has been intoxicated, as aforesaid, to appear before the justice or other court issuing the same, to testify in regard to the person or persons of whom, and the time when, and the place where, and the manner in which the liquor producing his intoxication was procured, and if such person, when subpoenaed, shall neglect or refuse to obey such writ, the said justice or court who issued the same shall have the same power and authority to compel the attendance of the person so subpoenaed and to enforce obedience to such writ as in other cases. Whenever the person so subpoenaed shall appear before the justice, municipal or police court, to testify as aforesaid, he shall be required to answer on oath the following questions, to-wit: When, where and of whom did you procure, obtain, or receive the liquor or beverage, the drinking or using of which has contributed to the cause of the intoxication mentioned in the complaint? And if such person shall refuse to answer fully and fairly such questions on oath, he shall be punished and dealt with in the same manner as for a contempt of court in other cases. If it shall appear from the testimony of such person that any of the offenses specified in this act have been committed, such justice or court, before whom such testimony is given, shall make a true record of the same and cause it to be subscribed by such witness; and the said testimony or answers, when subscribed as aforesaid, shall be deemed and taken to be sufficient complaint to authorize the issuing of a warrant to arrest any person or persons who may appear from said complaint to be guilty of having violated any of the provisions of this act. Any person arrested on a warrant issued pursuant to the provisions of this section shall be brought before the justice or other court issuing the same, and all subsequent proceedings in such suit or prosecution shall be governed by and subject to the provisions of this act and the rules of law applicable thereto: *Provided*, That the person so testifying under the provisions of this section shall not be held or prosecuted for the intoxication concerning which such testimony shall be given: *Provided further*, That nothing herein contained shall be so construed as to prevent prosecuting persons for becoming drunk or intoxicated when the testimony of said person is not sought under the provisions of this section.

Sec. 18. Every person who shall by himself, or by his clerk, agent, or employe, sell, give or furnish, or cause to be sold, given, or furnished, any of the liquors mentioned in this act, to any minor, and every person who shall himself, or by his clerk, employe, or agent permit or allow any such liquor or beverage to be sold, furnished or given to, or to be drank by any such minor, in his or her residence, store, shop, saloon, restaurant, bar-room, or place of business where such liquors or beverages are kept, furnished, or sold, shall, in addition to all other penalties provided therefor by this act, be liable for both actual

and exemplary damages therefor, to the father, mother, guardian or master, or any person standing in place of a parent to such minor, in such sum as the court or jury shall determine, but not less than fifty dollars; but druggists having a permit who furnish any of the liquors aforesaid to a minor or minors, upon the written request of a parent, guardian, or master of such minor, or upon the written prescription and request of a regular practicing physician, shall be exempt from the provisions of this section: *Provided*, That the physician making such prescription shall not be the druggist himself nor a member of the firm of druggists selling such liquors, nor an employe of such druggist or firm. But if any druggist shall furnish, sell or give to any such minor any such liquor more than once upon the same written prescription or written request, he shall be liable in damages as aforesaid, and to the extent aforesaid in each case.

Sec. 19. Every wife, child, parent, guardian, husband, or other person, who shall be injured in person or property, or means of support or otherwise, by any intoxicated person or by reason of the intoxication of any person, or by reason of the selling, giving or furnishing any spirituous, intoxicating, malt, brewed, fermented, or vinous liquors, to any person, shall have a right of action in his or her own name, against any person or persons who shall, by selling or giving any such liquor, have caused or contributed to the intoxication of such person or persons, or who have caused or contributed to such injury; and the principal and sureties to the bond hereinbefore mentioned, shall be liable severally and jointly with the person or persons so selling, giving, or furnishing any such liquor, as aforesaid, and in any action provided for in this section, the plaintiff shall have a right to recover actual and exemplary damages. In case of the death of either party the action and right of action given by this section shall survive to or against his executor or administrator, as the case may be. And in every action by any wife, husband, parent, or child, general reputation of the relation of husband and wife, parent and child, shall be *prima facie* evidence of such relation, and the amount recovered by every wife or child shall be his or her sole and separate property.

Sec. 20. The damage in all cases provided for in this act, together with costs of suit, shall be recoverable in action of trespass on the case before any court of competent jurisdiction. And in any case where parents shall be entitled to such damages either the father or the mother may sue alone therefor. But recovery by one of said parties shall be a bar to a suit brought by the other.

Sec. 21. It shall be the duty of the village and city marshals, and, in cities having no marshal, of the chief of police, or some subordinate appointed by such chief, to visit, at least once in each week, all places within their respective jurisdictions where any of said liquors are sold, or kept for sale, or reputed to be sold or kept for sale, to learn if any of the provisions of this act have been or are being violated, and whenever any of the officers above mentioned shall learn of a violation of any of the provisions of this act, it shall be his duty to enter complaint before some justice of the peace of the proper township or city, or police justice, as the case may be, and to do whatever shall be necessary to bring the offender to justice.

Sec. 22. Whenever complaint shall be made to any justice of the peace, or police justice, of any violation of any of the provisions of this act, he shall not require security for costs to be given, but shall take the complaint and examination of the witnesses as in other cases, and if the offense appears to

have been committed, he shall issue his warrant for the arrest of the offender, and shall notify the prosecuting attorney, whose duty it shall be to appear and prosecute the cause.

Sec. 23. Every incorporated social club or society which sells, distributes, gives, or keeps for sale, distribution or gift to its members or any of them, any of the liquors mentioned in this act and the members of every unincorporated club or society which sells, distributes, gives, or keeps for sale, distribution or gift to its members, or any of them, any of such liquors, shall be liable for the payment of the tax prescribed by this act, in like manner as individuals engaged in the business of selling such liquors, and at all times when, by the provisions of law, saloons and bars shall be closed, the bar, room and rooms, in which such club or society keeps or distributes any of the said liquors shall be closed and kept closed, and any member of said club or society violating any of the provisions of this section, shall be liable for the full penalty prescribed in section seven of this act; and any person engaged in the business of selling or keeping for sale any of the liquors mentioned in this act, whether as owner, member of an organization, clerk, agent, or employé, shall be equally liable as principal, and may be so charged, for any violation of any of the provisions of this act, and any person, member of an organization, or principal shall be liable for the acts of his clerk, agent or employé for any violation of any provision of this act; and any club, society, or organization having a system of distributing liquors among members of a social club or organization in any saloon, club room, yard, garden or apartment, whether the same be paid for by the drink or not, shall be deemed to be engaged in the business of selling such liquor at retail.

Sec. 24. The fact of any person or persons having posted in his or their building or place of business a United States tax receipt for the payment of the United States special tax on the business of manufacturing or selling any of the liquors mentioned in this act shall be presumptive evidence that such person or persons, during the time for which such tax is paid, as thus shown, are engaged in the manufacture or sale of such liquors.

Sec. 25. If any person shall adulterate any spirituous, intoxicating, malt, brewed, fermented, or vinous liquor used or intended for drink, by mixing the same in the manufacture or preparation thereof, or by process of rectifying, or otherwise, with any deleterious drug, substance, or liquid, which is poisonous or injurious to health, except as hereinafter provided, or if any person shall sell, or offer to sell, any such liquor, or shall import into this state, and sell or offer for sale such liquor, knowing the same to be adulterated, or shall sell or offer to sell any spirituous, intoxicating, malt, brewed, fermented or vinous liquor, from any barrel, cask or other vessel containing the same, and not branded as hereinafter provided, he shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be punished by a fine not exceeding five hundred dollars, nor less than fifty dollars, or imprisonment in the jail of the county not more than six months nor less than ten days, or both, in the discretion of the court.

Sec. 26. It shall be the duty of any person engaged in the manufacture and sale of spirituous, intoxicating, malt, brewed, fermented or vinous liquor, or in rectifying or preparing the same in any way, to brand on each barrel, cask, or other vessel containing the same, the name or names of the person, company, or firm manufacturing, rectifying or preparing the same, and also these words, "Pure and without drugs or poisons."

Sec. 27. No person shall sell at wholesale or retail any ale, rum, wine or other malt or spirituous or intoxicating liquors from any barrel, cask or vessel, unless the same shall have been branded and marked as aforesaid.

Sec. 28. If any barrel, cask or other vessel containing any drugged or poisoned liquor shall be found in the possession of any wholesale or retail dealer in liquors, or in the possession of any person holding himself out as such a dealer, it shall be deemed *prima facie* evidence of the violation of the provisions of this act.

Sec. 29. Any person who shall put into any barrel, cask, or other vessel, any liquors drugged or adulterated as aforesaid, or who shall sell or offer for sale any such liquors, for the purpose and with the intent of deceiving any person in the sale thereof, or shall violate any of the provisions of sections 26, 27 or 28, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished as provided in section twenty-five of this act.

Sec. 30. The provisions of this act shall not be so construed as to prevent druggists and physicians from compounding liquors for medical purposes.

Sec. 31. During the time when by the provisions of this act places where liquor is sold or kept for sale must be closed, all curtains, screens, partitions and other things that obstruct the view from the sidewalk, street, alley, or road in front of or at the side or end of said building, or the bar or place in said room where said liquors are sold or kept for sale, shall be removed. Any person who shall violate any of the provisions of this section, shall, upon conviction thereof, be punished as provided in section seven of this act.

Sec. 32. All acts or parts of acts in any way contravening or inconsistent with any of the provisions of this act are hereby repealed: *Provided however*, That all suits or actions pending under any law in force at the date this act takes effect, whether on behalf of the people of this state or of any person or persons, may be prosecuted to final judgment, and such judgment enforced in like manner and with the same effect as though this act were not passed; and all rights of action accrued to said people or any person or persons under any existing law are hereby preserved and saved, and excepted from the operation and effect of this act, and the same may be prosecuted, sued for and recovered in like manner and to the same extent as might be done if this act were not passed: *And provided further*, That this act shall not be operative except as to druggists in any county in this state in which the manufacture and sale of the liquors mentioned in this act may in any manner be prohibited while such prohibition is in force.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, May 29, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 127 (file No. 216), entitled

A bill to amend section three of chapter 11 of act No. 243 of the session laws of 1881, being compiler's section No. 1414 of Howell's annotated statutes.

And to inform the House that the Senate has amended the same, as follows, viz.:

1. By inserting in line three of section one after the word "statutes" the words "relative to general duties of commissioners and overseers."

2. By striking out of lines 3, 4 and 5 of section 3 the words "or supervisor," "or supervisor," "or supervisor."

3. By striking out of lines 10 and 11 of section 3 the words "or supervisor the township clerk shall draw orders upon the treasurer of his township," and inserting in lieu thereof the words "there shall be drawn and signed by such commissioner and countersigned by such clerk orders upon the township treasurer."

And further to inform the House that the Senate has amended the title to the bill so as to read as follows: By adding to the end thereof the words, "relative to general duties of commissioners and overseers."

In the passage of which as thus amended, and with the title so amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Bignall,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dewey,	Mr. McElroy,	Mr. Slosson,
Aleshire,	Deming,	McKay,	Southworth,
Alexander,	Ferguson,	McKinstry,	Spencer,
Angerer,	Gibbons,	McMillan,	Stoflet,
Baker,	Goodrich,	Mellen,	Stout,
Baldwin,	Gregory,	Morton,	Swift,
Bignall,	Hall,	Murtagh,	Tinklepaugh,
Browne, H. W.,	Harris,	O'Keefe,	Tyrrell,
Canfield,	Hawley,	Peabody,	Van Orthwick,
Chambers,	Hinkson,	Pealer,	Wachtel,
Cole,	Hoaglin,	Potter,	Wagner,
Collins,	Huebner,	Preston, J. L.,	Waite,
Connor,	Jasnowski,	Preston, W. W.,	Watson,
Crosby,	Judd,	Robinson, H. W	Wetlaufer,
Dalton,	Kirby,	Robinson, R.,	Wood,
Damon,	Lowden,	Rogers,	Speaker,
Dee,	Lusk,	Russ,	

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The question being on concurring in the amendments made by the Senate to the title of the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, May 29, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House bill No. 175, entitled

A bill to prevent the destruction of fish in Donnell's lake and Diamond lake in Penn township, Mud lake in Calvin township, and Indian lake, Dewey lake, Cable lake, Magician lake and Crooked lake in Silver Creek township, all in the county of Cass, and Crooked lake and Round lake in the township of Keeler, in Van Buren county, and Brush lake in the townships of Berrien and Pipestone and Long lake in Berrien township, Berrien county.

And to inform the House that the Senate has amended the same, as follows:

1. By inserting after the word "county" in line 23, page 1, the words "and Lee lake in Newton township, county of Calhoun."
2. By striking out of section 1 the words "held in the hand."
3. By inserting in section 1 after the word "material" the words "set lines."

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Hall,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dyer,	Mr. Lusk,	Mr. Spencer,
Alexander,	Ferguson,	McElroy,	Stoflet,
Angerer,	Gibbons,	McKay,	Stout,
Baker,	Gill,	McKinstry,	Swift,
Baldwin,	Goodrich,	Mellen,	Taylor,
Browne, H. W.,	Gregory,	Morton,	Tinklepaugh,
Canfield,	Hall,	Murtagh,	Tyrrell,
Chambers,	Harris,	Peabody,	Van Orthwick,
Cole,	Hawley,	Pealer,	Wachtel,
Collins,	Hoaglin,	Potter,	Wagner,
Connor,	Hobart,	Preston, J. L.	Waite,
Crosby,	Huebner,	Preston, W. W.,	Watts,
Dalton,	Jackson,	Robinson, H. W	Wells,
Damon,	Jasnowski,	Robinson, R.,	Wettlaufer,
Dee,	Judd,	Rogers,	Wiggins,
Dewey,	Kirby,	Russ,	Speaker,
Deming,	Lowden,	Slosson,	67

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The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, May 29, 1889. }

To the Speaker of the House of Representatives :

SIR—I am instructed to return to the House the following bill :

House bill No. 261 (file No. 315), entitled

A bill making an appropriation for the State Industrial Home for Girls for the years 1889 and 1890.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, May 29, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 434 (file No. 302), entitled

A bill to prevent the spread of dangerous and communicable diseases, by providing for the punishment of offenders,

In the passage of which the Senate has non-concurred.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

On motion of Mr. Curtis,

The bill was laid on the table.

THIRD READING OF BILLS.

House bill No. 595 (file No. 384), entitled

A bill to amend sections 34, 50 and 51 of chapter 7 of act No. 326 of the local acts of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Huebner,

The bill was referred to the committee of the whole, and placed on the general order.

House bill No. 231, entitled

A bill to incorporate the public schools of the township of Hillman, county of Montmorency,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Angerer,	Mr. Gill,	Mr. McMillan,	Mr. Stout,
Austin,	Goodrich,	Mellen,	Swift,
Baldwin,	Gregory,	Morton,	Taylor,
Bignall,	Hall,	Murtagh,	Tinklepaugh,
Browne, H. W.,	Harris,	Peabody,	Turner,
Canfield,	Hoaglin,	Pealer,	Tyrell,
Chambers,	Huebner,	Potter,	Van Orthwick,

Mr. Connor,	Mr. Jackson,	Mr. Preston, J. L.,	Mr. Wachtel,
Crosby,	Jasnowski,	Preston, W. W.	Wagner,
Dalton,	Judd,	Robinson, R.,	Waite,
Damon,	Kirby,	Rogers,	Watson,
Dee,	Lowden,	Rauthier,	Watts,
Dewey,	McElroy,	Slosson,	Wells,
Deming,	McGregor,	Southworth,	Wettlaufer,
Ferguson,	McKay,	Spencer,	Wiggins,
Gibbons,	McKinstry,	Stoflet,	Speaker, 64

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Title agreed to.

On motion of Mr. Potter,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 659 (file No. 386), entitled

A bill relative to railroad crossings, and to provide for the necessary signals to be given at such railroad crossings of the highways,

Was read a third time and was not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Alexander,	Mr. Dalton,	Mr. Jasnowski,	Mr. Southworth,
Austin,	Dee,	Lowden,	Spencer,
Baker,	Dewey,	McElroy,	Stoflet,
Baldwin,	Deming,	McGregor,	Stout,
Canfield,	Ferguson,	McKay,	Swift,
Chambers,	Gregory,	Mellen,	Wettlaufer,
Cole,	Hawley,	Murtagh,	Wood,
Collins,	Hoaglin,	Preston, J. L.	Speaker, 35
Crosby,	Huebner,	Robinson, R.,	

NAYS.

Mr. Jackson,	Mr. McMillan,	Mr. Slosson,	Mr. Watson,
Kirby,	O'Keefe,	Turner,	Watts,
McKinstry,			9

UNFINISHED BUSINESS,

Being the consideration of the following:

WHEREAS, During the session of 1879 Alvah Bradish, A. M., once professor of fine arts in the University of Michigan, brought to the capitol a full length portrait in oil of Douglass Houghton, the first State geologist of Michigan, which portrait was executed by Mr. Bradish for the purpose of offering the same to the State of Michigan as a fitting decoration for the State capitol, then just completed. It was offered to the Legislature then in session, and hung in the hall of the House of Representatives for examination, and

WHEREAS, That Legislature did by act No. 135, session laws of 1879, authorize the purchase of the said portrait, at the cost of one thousand dollars, such purchase to be completed by the Board of State Auditors, and

WHEREAS, Such portrait since that time has remained an interesting decoration in the hall of the House of Representatives, and

WHEREAS, Nothing has been done by the Board of State Auditors to pay

for the said portrait or in any way renumerate the said artist for the same; therefore

Resolved (the Senate concurring), That the Board of State Auditors be and they are hereby directed to take notice of all these facts and circumstances, and to purchase the said painting in accordance with act No. 135, session laws of 1879, that the State may honorably own the memorial picture of the celebrated geologist, which it has for ten years monopolized in violation of the claim of the said artist, Alvah Bradish, A. M.

The question being on the adoption of the resolution,

Mr. Waite moved to amend the resolution to read as follows:

Resolved (the Senate concurring), That the Board of State Auditors be and they are hereby directed to take notice of all these facts and circumstances, and to purchase the said painting in accordance with act No. 135, session laws of 1879, paying therefore \$1000, that the State may honorably own the memorial picture of the celebrated geologist, which it has for ten years monopolized in violation of the claim of the said artist, Alvah Bradish, A. M.

Which motion prevailed.

The question being on the adoption of the preamble and resolution, as amended,

The resolution was then adopted.

MOTIONS AND RESOLUTIONS.

Mr. Watson moved to take from the table

House bill No. 264 (file No. 363), entitled

A bill authorizing the introduction of the kindergarten method in the public schools of this State.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Baker moved to amend the bill by inserting before the word "school," wherever it occurs in the bill, the word "graded."

Which motion prevailed, two-thirds of all the members elect voting therefor.

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Jasnowski,	Mr. Preston, J. L., Mr. Turner,
Browne, H. W.,	Judd,	Robinson, R., Van Orthwick,
Cole,	McKinstry,	Russ, Wagner,
Connor,	Mellen,	Slossen, Waite,
Dee,	Morton,	Southworth, Watson,
Deming,	Murtagh,	Spencer, Wells,
Harris,	Peabody,	Taylor, Wetlaufer,
Huebner,	Pealer,	Tinklepaugh, Wood,
Jackson,		

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NAYS.

Mr. Aleshire,	Mr. Chambers,	Mr. Hawley,	Mr. Rauthier,
Alexander,	Collins,	Hinkson,	Rogers,
Austin,	Crosby,	Hoaglin,	Stout,
Baker,	Dalton,	Kirby,	Swift,

Mr. Baldwin,	Mr. Dewey,	Mr. Lusk,	Mr. Watts,
Bignal,	Gibbons,	McElroy,	Wiggins,
Canfield,	Gill,	McKay,	

27

Mr. McElroy offered the following:

WHEREAS, The absence of members retards the business of the Legislature and does not give important measures the consideration they deserve, therefore

Resolved, That hereafter no indefinite leave of absence shall be granted any member unless in case of death or sickness in his family; that for no other reason shall absence be granted unless with the consent of a majority of all the members elect, and then such absences shall be limited to twenty.

The question being on the adoption of the resolution,

Mr. McMillan moved that the resolution do lie on the table.

On which motion,

Mr. McElroy demanded the yeas and nays.

The demand was seconded, and the motion that the resolution do lie on the table prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Gill,	Mr. McKinstry,	Mr. Rauthier,
Austin,	Gregory,	McMillan,	Smith, O. S.,
Baker,	Hanscom,	Mellen,	Taylor,
Canfield,	Hoaglin,	Murtagh,	Turner,
Cole,	Huebner,	Pealer,	Wachtel,
Collins,	Jasnowski,	Potter,	Waite,
Connor,	Judd,	Preston, J. L.,	Watts,
Dalton,	Kirby,	Robinson, H. W.	Wells,
Dee,	Lowden,	Robinson, R.,	Wood,
Gibbons,	McGregor,	Rogers,	

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NAYS.

Mr. Angerer,	Mr. Hall,	Mr. O'Keefe,	Mr. Tinklepaugh,
Baldwin,	Hawley,	Peabody,	Van Orthwick,
Chambers,	Hinkson,	Preston, W. W.	Watson,
Crosby,	Jackson,	Russ,	Wetlaufer,
Damon,	Lusk,	Spencer,	Wiggins,
Deming,	McElroy,	Stout,	Williams, C. W.
Goodrich,	McKay,	Swift,	

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On motion of Mr. Austin,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock, P. M.

The House met and was called to order by the Speaker.
Roll called: quorum present.

REPORTS OF STANDING COMMITTEES.

By unanimous consent :

By the committee on private corporations :

The committee on private corporations, to whom was referred

Senate bill No. 66 (file No. 163), entitled

A bill to amend sections 1 and 2 of act No. 16 of the public acts of the year A. D. 1882, entitled "An act to provide for renewing the incorporation of companies organized for mining and manufacturing purposes," approved March 14, 1882, as amended by act No. 37 of the public acts of this State of the year A. D. 1887, entitled "An act to amend section 1, act No. 16, session laws of 1882, being continuous section 4904a of Howell's annotated statutes, relative to renewing the incorporation of companies organized for mining and manufacturing purposes,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

E. K. POTTER, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Southworth,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Baker,	Mr. Hoaglin,	Mr. Peabody,	Mr. Swift,
Baldwin,	Huebner,	Potter,	Taylor,
Browne, H. W.,	Jackson,	Preston, J. L.,	Tinklepaugh,
Canfield,	Jasnowski,	Preston, W. W.	Turner,
Chambers,	Judd,	Robinson, H. W.	Van Orthwick,
Collins,	Kirby,	Robinson, R.,	Wachtel,
Crosby,	Lowden,	Rogers,	Wagner,
Damon,	Luuk,	Rauthier,	Waite,
Dee,	McElroy,	Russ,	Watson,
Deming,	McKay,	Salisbury,	Wells,
Gibbons,	McKinstry,	Sherman,	Wettlaufer,
Gill,	McMillan,	Southworth,	Wiggins,
Hall,	Mellen,	Spencer,	Williams, C. W.
Hanscom,	Morton,	Stoflet,	Wood,
Harris,	Murtagh,	Stout,	Speaker, 62
Hinkson,	O'Keefe,		

NAYS.

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Title agreed to.

On motion of Mr. Southworth,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

GENERAL ORDER.

On motion of Mr. McMillan,

The House went into committee of the whole, on the general order,
Whereupon the Speaker called Mr. Stoflet to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:

Senate bill No. 288, entitled

A bill to authorize the village of Sand Beach, in Huron county, to borrow money for the purpose of making public improvements in the said village of Sand Beach.

Senate bill No. 398 (file No. 159), entitled

A bill to provide for the re-organization of corporations for mining, smelting and manufacturing iron, copper, silver, mineral, coal and other ores or minerals, the term of existence of which has heretofore expired, or may hereafter expire by limitation, and to fix the duties and liabilities of such renewed corporations.

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following:

House bill No. 584 (file No. 393), entitled

A bill to amend sections 5, 12, 14, 24, 67, 68 and 69 of act No. 161 of the session laws of 1855, entitled "An act to incorporate the village of Three Rivers," approved Feb. 13, 1855, as amended by the following acts, to-wit: Act No. 205 of the session laws of 1873, act No. 338 of the local acts of 1879, act No. 351 of the local acts of 1881, and act No. 478 of the local acts of 1887.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

H. L. STOFLET, *Chairman.*

Report accepted and committee discharged.

The first and second named bills were placed on the order of third reading. On motion of Mr. Stoflet,

The House concurred in the amendments made by the committee to the third named bill, and it was placed on the order of third reading.

The Speaker announced that the hour had arrived for the

SPECIAL ORDER,

Being the consideration of

House bill No. 16 (file No. 379), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise.

Mr. Waite moved that the consideration of the bill be deferred and made the special order for 10:15 o'clock A. M. tomorrow.

Which motion prevailed, two-thirds of all the members present voting therefor.

By the committee on State affairs:

The committee on State affairs, to whom was referred

House bill No. 699, entitled

A bill to provide for the employment of convicts in the prisons of Michigan that are under State control, to establish their hours of labor and to make an appropriation for the employment of convicts and to repeal all acts in contravention of this act,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on State affairs:

The committee on State affairs, to whom was referred

House bill No. 796, entitled

A bill requiring visiting committees to State institutions to go unaccompanied and without notice to the authorities of such institutions,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to change the name of James Sears, of Harbor Springs, Emmet Co., Mich., to James E. Hartwell.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Wachtel,

The House concurred in the adoption of the substitute reported by committee.

On motion of Mr. Wachtel,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Dee,	Mr. Lowden,	Mr. Salisbury,
Aleshire,	Dewey,	Lusk,	Spencer,
Alexander,	Dyer,	McKinstry,	Stoflet,
Angerer,	Ferguson,	Mellen,	Swift,
Austin,	Gill,	Morton,	Taylor,
Baker,	Goodrich,	Murtagh,	Tinklepaugh,
Baldwin,	Hall,	Peabody,	Turner,
Bignall,	Harris,	Pealer,	Wachtel,
Browne, H. W.,	Hawley,	Potter,	Wagner,
Canfield,	Hoaglin,	Preston, J. L.,	Waite,
Chambers,	Hobart,	Preston, W. W.,	Watts,
Cole,	Huebner,	Robinson, H. W.	Wells,
Collins,	Jackson,	Robinson, R.,	Wettlaufer,
Connor,	Jasnowski,	Rogers,	Wiggins,
Crosby,	Judd,	Rauthier,	Wood,
Dalton,	Kirby,	Russ,	Speaker,
Damon,			

NAYS.

Mr. McElroy,

65

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Title agreed to.

On motion of Mr. Wachtel,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Pealer moved that the rules be suspended, and that

House bill No. 564 (file No. 393), entitled

A bill to amend sections 5, 12, 14, 24, 67, 68 and 69 of act No. 161 of the session laws of 1855, entitled "An act to incorporate the village of Three Rivers," approved February 13, 1855, as amended by the following acts, to wit: Act No. 205 of the session laws of 1873, act No. 338 of the local acts of 1879, act No. 351 of the local acts of 1881, and act No. 478 of the local acts of 1887,

Be put on its immediate passage,

Which motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Alexander,	Mr. Gill,	Mr. McKinstry,	Mr. Spencer,
Angerer,	Goodrich,	McMillan,	Stoflet,
Austin,	Gregory,	Mellen,	Stout,
Baker,	Hall,	Morton,	Swift,
Baldwin,	Hawley,	Murtagh,	Taylor,
Bignall,	Heineman,	Northup,	Tinklepaugh,
Canfield,	Hinkson,	Peabody,	Turner,
Chambers,	Hoaglin,	Pealer,	Van Orthwick,
Cole,	Hobart,	Potter,	Wachtel,
Collins,	Hollister,	Preston, W. W.	Wagner,
Connor,	Huebner,	Robinson, H. W.	Waite,
Crosby,	Jackson,	Robinson, R.,	Watson,
Damon,	Jasnowski,	Rogers,	Watts,
Dee,	Kirby,	Rauthier,	Wells,
Dewey,	Lowden,	Russ,	Wettlaufer,
Dyer,	Lusk,	Salisbury,	Wiggins,
Ferguson,	McElroy,	Slosson,	Wood,
Gibbons,	McKay,	Southworth,	Speaker,

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NAYS.

The question being on agreeing to the title,

Mr. Pealer moved to amend the title so as to read as follows:

A bill to amend act No. 161 of the session laws of 1855, entitled "An act to incorporate the village of Three Rivers," approved February 13, 1855, as amended by the following acts, to-wit: Act No. 205 of the session laws of 1873, act No. 338 of the local acts of 1879, act No. 351 of the local acts of 1881, and act No. 478 of the local acts of 1887, by amending sections 5, 12, 14 and 24, and by adding three new sections to stand as sections 67, 68 and 69.

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Pealer,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Waite moved to discharge the committee of the whole from the further consideration of

House bill No. 689 (file No. 400), entitled

A bill to amend section 13 of title V of act No. 529 of the local acts of 1887, entitled "An act to revise and amend the charter of the city of Saginaw," and repeal act No. 227, local acts of 1883, entitled "An act to revise and amend the charter of the city of Saginaw," and repeal act No. 496 of the laws of 1867, entitled, "An act to revise and amend the charter of the city of Saginaw," approved February 5, 1859, approved March 16, 1883, as amended by act No. 338, local acts of 1885, approved April 29, 1885, approved June 21, 1887.

Which motion prevailed.

On motion of Mr. Waite,

The bill was re-referred to the committee on municipal corporations.

By the committee on State affairs:

The committee on State affairs, to whom was referred

House bill No. 441, entitled

A bill to grant relief to certain townships in Berrien county, Michigan.

Respectfully report that they have had the same under consideration, and find that the townships named issued bonds to aid in the construction of a railroad through their territory under the provisions of an act of the session laws of 1869, which provided for issuing bonds in such cases.

The supreme court of the State of Michigan on the 26th day of May, 1870, decided the act to be unconstitutional, and said bonds were in consequence not paid at maturity. The bonds had been delivered to the railroad company and by them sold to parties outside the State. The supreme court of the United States afterward decided that said bonds in the hands of innocent holders in other States were legal and must be paid.

It appears from the showing made by the gentleman from Berrien who introduced this bill that in consequence of the action of the State and United States courts said townships were compelled to provide for large charges for interest in addition to the original amounts of said bonds, and the expenses of litigation in connection therewith, and this bill asks the State to pay to the townships named the amounts of said interest charges accruing between the time the supreme court of this State said they must not, and the supreme court of the United States decided they must pay said bonds.

Your committee believe that no claim in law exists for the relief asked for, and while it recognizes the fact that said townships have been subjected to great hardships without their fault, and in consequence of the action of said courts, it would not be advisable that the State should seem to guarantee the constitutionality of the acts passed by its legislature in any case, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Abbott,

The bill was laid on the table.

Mr. Waite moved that as a mark of respect to Senator Tyler, deceased,

whose funeral obsequies occur from his late home in Bay City, at this hour of 3 o'clock P. M., that the House do now adjourn.

Which motion prevailed, and

The Speaker declared the House adjourned until 10 o'clock tomorrow morning.

Lansing, Wednesday, June 5, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Cook.

Roll called: quorum present.

Absent without leave: Messrs. Kirby, McKay and Northup.

On motion of Mr. Swift.

Leave of absence was granted to Mr. McKay until Monday next.

On motion of Mr. O'Keefe,

Leave of absence was granted to Mr. Northup for the day.

On motion of Mr. Lusk,

Leave of absence was granted to Mr. Kirby for the morning.

PRESENTATION OF PETITIONS.

No. 2027. By Mr. Gill: Petition of Thos. D. Gibbert and 2,160 others, in reference to purity of elections.

Referred to the committee on elections.

No. 2028. By Mr. Damon: Petition of 12 veterans of South Haven, asking that soldiers' bounties be equalized on the basis of fifteen cents per day, less the amount of State bounty paid.

Referred to the committee on ways and means.

No. 2029. By Mr. Damon: Petition of 23 veterans of Vassar on the same subject.

Same reference.

No. 2030. By Mr. Murtagh: Resolution of George Washington Assembly, K. of L., relative to proposed amendments to the charter of the city of Detroit.

On demand of Mr. Murtagh,

The Resolution was read at length and spread at large on the Journal, as follows:

DETROIT, June 1, 1889.

James. P. Murtagh, Esq.:

Enclosed please find a resolution adopted by George Washington, assembly K. of L. (street car employes) at their last regular meeting Saturday evening, June 1, 1889.

WHEREAS, Certain proposed amendments to the charter of the city of Detroit are now on consideration by the House of Representatives, and in the proposed amendments is a clause providing for the licensing of conductors and drivers of said city.

AND WHEREAS, Canadians are being employed (to the exclusion of citi-

zens and taxpayers) by the different railroad companies operating lines in this city, and in some cases men whose earnings are carried to Windsor and invested for improvement under a foreign power.

AND WHEREAS, A clause was inserted in said amendments providing for the licensing of conductors and drivers, and stricken out by the House of Representatives in committee of the whole.

Therefore be it Resolved, That this assembly, representing nearly 500 street car employés (drivers and conductors), respectfully urge the incorporation of said clause empowering the board of aldermen to license conductors and drivers under a proper restriction as to citizenship of the State of Michigan.

And further resolved, That you do all in your power to have said clause inserted again in the amendments to the charter of the city of Detroit.

WM. H. BLACKSTOCK, M. W.
G. YOUNG, R. S.

Referred to the committee on labor interests.

The Speaker announced that the hour had arrived for the

SPECIAL ORDER,

Being the consideration of

House bill No. 16 (file No. 379), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise.

On motion of Mr. Waite,

The House went into committee of the whole, on the general order,
Whereupon the Speaker called Mr. Spencer to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:
House bill No. 16 (file No. 379), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise.

But not having gone through therewith, have directed their chairman to report that fact to the House and ask leave to sit again.

E. R. SPENCER, *Chairman.*

Report accepted.

On motion of Mr. Spencer,

Leave was granted the committee to sit again for the consideration of the bill.

On motion of Mr. N. J. Brown,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

By unanimous consent:

Mr. Damon moved to take from the table
House bill No. 126 (file No. 292), entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous, intoxicating, malt, brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages (and the forfeiture of leases in certain cases) and to repeal all acts or parts of acts inconsistent with the provisions of this act.

Which motion prevailed.

The question being on concurring in the amendments made by the Senate to the bill as reported in a message from that body under date of May 29, ult., as shown in the Journal of June 4th,

The House non-concurred, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Judd,

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NAYS.

Mr. Abbott,	Mr. Dewey,	Mr. McKinstry,	Mr. Spencer,
Alexander,	Gibbons,	Morton,	Stout,
Angerer,	Gill,	Murtagh,	Swift,
Austin,	Goodrich,	Peabody,	Taylor,
Baldwin,	Harris,	Pealer,	Tinklepaugh,
Bignal,	Hawley,	Potter,	Turner,
Briske,	Hinkson,	Preston, J. L.,	Wagner,
Brown, N. J.,	Hobart,	Preston, W. W.,	Waite,
Cole,	Hollister,	Randall,	Watson,
Collins,	Huebner,	Robinson, H. W.	Wells,
Connor,	Jasnowski,	Robinson, R.,	Wettlaufer,
Crosby,	Killean,	Rogers,	Wiggins,
Dalton,	Lusk,	Russ,	Williams, WW.
Damon,	McElroy,	Slosson,	Speaker,
Dee,	McGregor,		

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By unanimous consent:

Mr. Killean moved to discharge the committee of the whole from the further consideration of

Senate bill No. 401, entitled

A bill to provide for the reorganization of gas light companies, the term of existence of which has heretofore expired or may hereafter expire by limitation of law, and to fix the duties and liabilities of such renewed corporations.

Which motion prevailed.

On motion of Mr. Killean,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time, and the question being upon its passage, pending the taking of the vote thereon,

On motion of Mr. Pealer,

The bill was laid on the table,

And the bill was ordered printed at length in the Journal.

The bill is as follows:

A BILL to provide for the reorganization of gas-light companies, the term of

existence of which has heretofore expired, or may hereafter expire by limitation of law, and to fix the duties and liabilities of such renewed corporations.

SEC. 1. *The People of the State of Michigan enact*, That it shall be lawful for any corporation heretofore or hereafter organized under the general laws of this State engaged in the manufacturing and supplying any town, city or village with gas for lighting the same, whose corporate term has expired, or shall expire by limitation, at a special meeting of its stockholders called for that purpose, by a vote of at least four-fifths of its capital stock, and in case said corporate existence is about to expire within a period of one year, then by a vote of two-thirds of the capital stock, to direct the continuance of its corporate existence for such further term, not exceeding thirty years from the expiration of its former term, as may be expressed in a resolution for that purpose. Such meeting may be called in accordance with the by-laws of the corporation and the laws of this State applicable to the same class of corporations whose term has not expired, by order of the directors *de facto* of the corporation. Upon the adoption of such resolution by a vote in person, or by proxy, duly filed, of a majority of at least four-fifths of the capital stock, it shall be the duty of the president and secretary of the stockholders' meeting to make, sign and acknowledge duplicate articles of association (as in the case of a new corporation), to which shall be appended a copy of the proceeding of such stockholders' meeting certified by the secretary and verified by his oath, which articles of association shall be filed with the Secretary of State and with the county clerk of the county where the corporation carries on its business, and be by both recorded in their respective offices, at the expense of said corporation; and the copies so filed, the record thereof, or a certified copy of either of such records shall be *prima facie* evidence of the facts therein recited: *Provided, nevertheless*, That this act shall not be applicable to any corporation whose term may expire after this act takes effect, unless its meeting be held within two years after such expiration; nor to any corporation whose business has been or may be wound up and property sold pursuant to the voluntary action of said corporation, or by the action of any court of competent jurisdiction.

SEC. 2. The renewed term of such corporation shall begin from the expiration of the former term thereof, and the corporation thus renewed shall hold and own all the property held and owned by the corporation before renewal, and all the rights and privileges belonging thereto, and shall be liable to all its debts, liabilities and obligations as fully as if the former corporate term had not expired; and the directors and officers, who were such in fact at the time of the meeting, shall hold and continue in their offices until their successors shall be elected and shall qualify: *Provided, nevertheless*, That if the call for the meeting to extend the corporate term shall embrace a notice that a number of the directors will be elected at such meeting, such election may then be held accordingly, and the directors then elected shall, when they shall qualify, become and be the directors of such renewed corporation.

By unanimous consent:

Mr. H. W. Robinson offered the following:

WHEREAS, There are certain lands in Saginaw Bay, within the limits of ownership (16) north, range nine (9) east, in Huron county, between the main land and the Island known as Kate-chai or Masou Island, which lands, at the time of the original government survey, were omitted from such survey, and were shown on the plats of said surveyor as "wet, marshy and marshy wet ground," which lands are swamped and overflowed, so as to be rendered

thereby unfit for cultivation, and are, therefore, within the grant made by the United States to the State of Michigan, (approved September 28th, 1850) providing for the granting of certain swamp and overflowed lands to the State in said act named; and

WHEREAS, The said low and wet lands have never been patented by the United States to the State of Michigan; now, therefore

Be it Resolved by the House of Representatives (the Senate concurring) of the State of Michigan, That the Governor of this State be and he is hereby requested to make application to the Interior Department of the United States, at Washington, to take such preliminary steps as may be necessary, if any such are required, and to issue to the State of Michigan a patent for said lands in accordance with the terms of said act of Congress; and when such patent shall have been issued the lands shall not be sold or otherwise disposed of by the State, but shall be reserved by the State until otherwise directed by a special act of the Legislature.

Laid over one day under the rules.

By the committee on education:

The committee on education, to whom was referred

Senate bill No. 141 (file No. 110), entitled

A bill to provide for the examining and licensing teachers in school district No. 1 of Calumet township, Houghton county, Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to incorporate the public schools of Calumet, Houghton county, Michigan,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Southworth,

The House concurred in the adoption of the substitute reported by committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on labor interests:

The committee on labor interests, to whom was referred

House bill No. 701, entitled

A bill to regulate the employment and provide for the safety of women and children in mercantile industries and manufacturing establishments, and to provide for the appointment of inspectors to enforce the same and other acts providing for the safety and regulating the employment of said persons,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

DAVID COLLINS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Collins,

The House concurred in the amendments made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on labor interests:

The committee on labor interests, to whom was referred

Senate bill No. 194 (file No. 45), entitled

A bill relative to the confinement in this State of prisoners committed or sentenced by the courts of the United States or of the territories thereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

DAVID COLLINS, *Chairman.*

Mr. Baker moved that the rules be suspended and the bill be put upon its immediate passage.

Pending which,

The Speaker announced that the hour had arrived for the

SPECIAL ORDER.

Being the consideration of

House bill No. 254 (file No. 376), entitled

A bill to amend chapter 12 of act number 164 of the public acts of 1881, entitled An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act, as amended by act number 266 of the public acts of 1887.

On motion of Mr. H. W. Robinson,

The House went into committee of the whole on the special order,

Whereupon the Speaker called Mr. Dee to the chair.

After some time spent in consideration of the bill,

The Speaker assumed the chair, and announced that the hour had arrived for the

SPECIAL ORDER.

Being the consideration of

House bill No. 12 (file No. 377), entitled

A bill relative to actions for libel.

Mr. W. W. Williams moved that the consideration of the bill be deferred. Which motion did not prevail.

On motion of Mr. Aleshire,

The House went into committee of the whole on the special order, with the Speaker in the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 12 (file No. 377), entitled

A bill relative to actions for libel.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

G. J. DIEKEMA, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The House concurred in the amendments made by the committee to the bill, and it was placed on the order of third reading.

Mr. Goodrich moved that the rules be suspended, and that the bill be put on its immediate passage.

Pending which,

Mr. Baker moved that the bill be re-referred to the committee of the whole, and placed on the general order.

Which motion did not prevail.

Mr. Watson moved that the further consideration of the bill be indefinitely postponed.

On which motion

Mr. Murtagh demanded the yeas and nays.

The demand was seconded, and the question that the further consideration of the bill be indefinitely postponed did not prevail by yeas and nays, as follows:

YEAS.

Mr. Baker, Baldwin, Browne, H. W. Hinkson, Hoaglin,	Mr. Judd, Kirby, Lusk, Preston, W. W., Rauthier,	Mr. Russ, Slosson, Southworth, Stout, Turner,	Mr. Wagner, Watson, Watts, Wells,
			19

NAYS.

Mr. Abbott, Aleshire, Bignal, Brown, N. J., Canfield, Chambers, Cole, Collins, Connor, Damon, Dee, Deming, Ferguson,	Mr. Fitch, Gibbons, Gill, Goodrich, Gregory, Hall, Harris, Hollister, Huebner, Jackson, Jasnowski, Killean, Lowden,	Mr. McElroy, McKinstry, McMillan, Mellen, Morton, Murtagh, O'Keefe, Peabody, Potter, Preston, J. L., Robinson, H. W., Robinson, R., Salisbury,	Mr. Smith, A. A., Spencer, Stoflet, Swift, Taylor, Tinklepaugh, Tyrrell, Wachtel, Waite, Wettlaufer, Wiggins, Wood, Zagelmeyer, 52
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The motion that the rules be suspended and the bill put on its immediate passage then prevailed, two-thirds of all the members present voting therefor.

Mr. Goodrich moved that there be a call of the House,

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the clerk, and the following members reported absent without leave: Messrs. Dyer and O. S. Smith.

Mr. N. J. Brown moved that the vote on the pending bill be taken with the bar of the House closed under the operation of the call.

Which motion prevailed.

The bill having been read a third time, and the question being put upon its passage, pending the taking of the vote thereon,

Mr. Pealer moved to amend the bill so as to read as follows:

SECTION 1. *The people of the State of Michigan enact*, That in actions for libel there shall be no presumption of express malice from the mere fact of the publication of the libel, and in actions for libel, if there is no proof of express malice, or the court or jury shall find that there was no such malice, then no exemplary or punitive damages shall be awarded. Before bringing suit the plaintiff shall give notice to the defendant to publish a retraction of the libel, and allow the defendant a reasonable time in which to publish such retraction and make such amends as are reasonable and possible under the circumstances of the case; and proof of the publication of any such retraction or correction shall be admissible in evidence under the general issue on the question of the good faith of the defendant, and in mitigation and reduction of damages.

On agreeing to which,

Mr. Pealer demanded the yeas and nays.

The demand was seconded, and the amendment was not agreed to, two-thirds of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Curtis,	Mr. McMillan,	Mr. Turner,
Alexander,	Damon,	Meller,	Van Orthwick,
Angerer,	Dewey,	Pealer,	Waite,
Baker,	Harris,	Potter,	Watson,
Baldwin,	Hawley,	Russ,	Watts,
Browne, H. W.,	Hoaglin,	Salisbury,	Wells,
Brown, N. J.,	Judd,	Sherman,	Wiggins,
Chambers,	Kirby,	Slossen,	Williams, W. W.
Collins,	Lusk,	Southworth,	Speaker,
Crosby,	McGregor,	Stout,	

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NAYS.

Mr. Aleshire,	Mr. Gill,	Mr. McElroy,	Mr. Spencer,
Austin,	Goodrich,	McKinstry,	Stoflet,
Bignal,	Gregory,	Murtagh,	Taylor,
Canfield	Hall,	O'Keefe,	Tinklepaugh,
Connor,	Hinkson,	Peabody,	Tyrrell,
Dee,	Huebner,	Preston, J. L.,	Wachtel,
Deming,	Jasnowski,	Robinson, R.,	Wagner,
Ferguson,	Killean,	Rauthier,	Wettlaufer,
Gibbons,	Lowden,		

34

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Damon,	Mr. Huebner,	Mr. Peabody,
Aleshire,	Dee,	Jackson,	Preston, J. L.
Alexander,	Deming,	Jasnowski,	Robinson, H. W.
Angerer,	Ferguson,	Killean,	Robinson, R.,
Austin,	Fitch,	Lowden,	Salisbury,
Bignal,	Gibbons,	McElroy,	Spencer,

Mr. Briske,	Mr. Gill,	Mr. McGregor,	Mr. Stoflet,
Brown, N. J.,	Goodrich,	McKinstry,	Tinklepaugh,
Canfield,	Gregory,	McMillan,	Tyrrell,
Chambers,	Hall,	Mellen,	Wachtel,
Cole,	Hanscom,	Morton,	Wettlaufer,
Collins,	Hobart,	Murtagh,	Wiggins,
Connor,	Hollister,	O'Keefe,	Williams, C. W.,
Curtis,			53.

NAYS.

Mr. Baker,	Mr. Hoaglin,	Mr. Russ,	Mr. Wagner,
Baldwin,	Judd,	Sherman,	Waite,
Browne, H. W.,	Kirby,	Slosson,	Watson,
Crosby,	Lusk,	Smith, A. A.,	Watts,
Dalton,	Pealer,	Southworth,	Wells,
Dewey,	Potter,	Stout,	Williams, W. W.
Eaton,	Preston, W. W.	Swift,	Wood,
Harris,	Randall,	Taylor,	Zagelmeyer,
Hawley,	Rogers,	Turner,	Speaker,
Hinkson,	Rauthier,	Van Orthwick,	39.

Title agreed to.

On motion of Mr. Bignal,

All further proceedings under the call were dispensed with.

By the committee on State affairs:

The committee on State affairs, to whom was referred

House bill No. 340, entitled

A bill relative to verdicts in civil cases and to repeal all acts and parts of acts in conflict therewith,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Abbott,

The bill was laid on the table.

By the committee on State affairs:

The committee on State affairs, to whom was referred

House bill No. 772, entitled

A bill to fix the salaries of certain employes in the Auditor General's office,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House with the accompanying substitute therefor, entitled

A bill to fix the salaries of the Governor and certain employes in the State departments and to make an appropriation therefor,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Abbott,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on State affairs:

The committee on State affairs, to whom was referred

House bill No. 548, entitled

A bill to determine the duties of public officers in regard to their office hours and the keeping of their office records,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to facilitate the inspection of the records and files in the offices of county, city and township officers in this State,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Abbott,

The House concurred in the adoption of the substitute reported by committee.

The bill was then ordered printed, referred to the committee of the whole and placed on the general order.

By the committee on State affairs:

The committee on State affairs, to whom was referred

House bill No. 185 (file No. 218), entitled

A bill to amend sections 15, 34, 35, 36 and 49 of act number 194 of the public acts of 1877, as amended by act number 192 of the public acts of 1881, entitled "An act to provide for the organization, regulation and management of the asylums for the insane, and effectually to provide for the care, maintenance and recovery of the insane,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend sections 23, 24, 25, 29 and 38 of act No 135, of the public acts of 1885, entitled, "An act to amend, revise and consolidate the laws organizing asylums for the insane, and regulating the care and management thereof, and of the inmates therein, and to repeal act No. 194, laws of 1877, also act No. 91, laws of 1873, and the acts amendatory thereof, also act No. 172, laws of 1873," approved June 3, 1885.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Abbott,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the special committee:

The special committee, to whom was referred

House substitute for House bill No. 135, No. 401 and No. 768, entitled

A bill to amend sections 1 and 3 of chapter 128 of the public acts of 1887, entitled "An act for the requiring of a civil license in order to marry, and the due registration of the same, and to provide a penalty for the violation of the same."

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend sections 1, 2, 3, 4 and 8 of act No. 128 of the public acts of 1887, entitled "An act for the requiring of a civil license in order to marry, and the due registration of the same, and to provide a penalty for the violation of the provisions of the same."

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

E. K. POTTER.
J. J. PRESTON.
JOHN KILLEAN.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 640, entitled

A bill to amend sections 2 and 7 of an act entitled "An act to create a board of fire commissioners in the city of Bay City, and to define and regulate the powers, duties and compensation thereof," approved March 16, 1887,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend act No. 346 of the local acts of 1881, entitled "An act to revise an act to incorporate the city of Bay City," approved March 30, 1881, as amended by the several acts amendatory thereof, by adding one new section thereto to stand as section 177.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

F. F. HOAGLIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Briske,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Briske,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,

Alexander,
Angerer,

Mr. Deming,

Eaton,
Ferguson,

Mr. Lusk,

McElroy,
McGregor,

Mr. Southworth,

Spencer,
Stoflet,

Mr. Austin,	Mr. Fitch,	Mr. McKinstry,	Mr. Stout,
Baker,	Gibbons,	Mellen,	Swift,
Baldwin,	Gill,	Morton,	Taylor,
Bignall,	Goodrich,	Murtagh,	Tyrrell,
Briske,	Gregory,	O'Keefe,	Van Orthwick,
Browne, H. W.,	Harris,	Peabody,	Wachtel,
Canfield,	Hawley,	Pealer,	Wagner,
Chambers,	Hinkson,	Potter,	Waite,
Cole,	Hoaglin,	Preston, J. L.	Watson,
Collins,	Hollister,	Preston, W. W.,	Watts,
Connor,	Huebner,	Randall,	Wells,
Crosby,	Jackson,	Robinson, R.,	Wettlaufer,
Curtis,	Jasnowski,	Rogers,	Wiggins,
Dalton,	Judd,	Rauthier,	Williams, C. W.,
Damon,	Killean,	Russ,	Wood,
Dee,	Kirby,	Sherman,	Zagelmeyer,
Dewey,	Lowden,	Slossen,	Speaker, 80

NAYS.

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Title agreed to.

On motion of Mr. Briske,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 689 (file No. 400), entitled

A bill to amend section 13 of title V of act number 529 of the local acts of 1887, entitled "An act to revise and amend the charter of the city of Saginaw, and to repeal act number 227, local acts of 1883, entitled An act to revise and amend the charter of the city of Saginaw, and to repeal act number 496 of the laws of 1867, entitled An act to revise and amend the charter of the city of Saginaw, approved February 5th, 1859, approved March 16th, 1883, as amended by act number 338, local acts of 1885, approved April 29th, 1885," approved June 21, 1887,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend section 5 of title II, sections 20 and 21 of title IV, and section 13 of title V of act No. 529 of the local acts of 1887, entitled "An act to revise and amend the charter of the city of Saginaw, and to repeal act No. 227, local acts of 1883, entitled an act to revise and amend the charter of the city of Saginaw, and to repeal act No. 496 of the laws of 1867, entitled an act to revise and amend the charter of the city of Saginaw, approved February 5, 1859, approved March 16, 1883, as amended by act No. 338, local acts of 1885, approved April 29, 1885," approved June 21, 1887, and to add a new title to said act, to stand as title XIII, relative to a board of police commissioners.

Recommending that the substitute be concurred in and that the bill as substituted be printed for the use of the committee.

F. F. HOAGLIN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Hoaglin,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Hoaglin,

The request was granted, and the bill ordered printed for the use of the committee.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 5, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 332 (file No. 340) entitled

A bill providing for the erection of two infirmaries, one for male and one for female patients, and also providing for the erection of a detached cottage for male patients, on the grounds of the Northern Michigan Asylum at Traverse City, and making appropriations therefor.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 5, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 49, entitled

A bill making an appropriation for the use and maintenance of the University of Michigan.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 5, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 160 (file No. 248), entitled

A bill making appropriations for the State Board of Fish Commissioners for the year ending June 30, 1890, and the year ending June 30, 1891,

And to inform the House that the Senate has amended the same as follows, viz.:

1. By striking out of lines 2 and 4 of section 1 the words "two," so as to read "fifty cents" instead of "fifty-two cents."

2. By inserting in line 2 of section 3 after the words "thirty thousand" the words "five hundred."

In the passage of which as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Baker,

The House concurred, a majority of all the members elect, voting therefor by yeas and nays, as follows:

YEAS.

Mr. Alexander,	Mr. Dalton,	Mr. Lowden,	Mr. Sherman,
Angerer,	Damon,	Lusk,	Slosson,
Austin,	Dewey,	McElroy,	Southworth,
Baker,	Gill,	McMillan,	Van Orthwick,
Baldwin,	Goodrich,	Murtagh,	Wachtel,
Bignall,	Hinkson,	O'Keefe,	Wagner,
Briske,	Hoaglin,	Peabody,	Watson,
Brown, H. W.,	Huebner,	Pealer,	Watts,
Canfield,	Jackson,	Potter,	Wells,
Chambers,	Jasnowski,	Preston, J. L.,	Wetlanfer,
Cole,	Judd,	Robinson, R.,	Wood,
Collins,	Killean,	Rogers,	Speaker,
Crosby,	Kirby,	Rauthier,	51

NAYS.

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On motion of Mr. Wells,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The bill was referred to the committee on engrossment and enrollment for enrollment.

Mr. Southworth moved that the order of third reading be discharged from the further consideration of

Senate bill No. 398 (file No. 159), entitled

A bill to provide for the re-organization of corporations for mining, smelting and manufacturing iron, copper, silver, mineral coal and other ores or minerals, the term of existence of which has heretofore expired, or may hereafter expire by limitation, and to fix the duties and liabilities of such renewed corporations,

Which motion prevailed.

On motion of Mr. Southworth,

The bill was re-referred to the committee on mines and minerals.

By the committee on public lands:

The committee on public lands, to whom was referred

House bill No. 735, entitled

A bill to authorize and empower the Board of Control of State swamp

lands to make an appropriation of State swamp lands for the purpose of dredging the channel between Pickerel and Crooked lakes, in the township of Littlefield, Emmet county, Mich.,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

R. D. O'KEEFE, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

Mr. Bignall offered the following:

WHEREAS, The destruction of human life and property by the recent floods in Pennsylvania, a heartrending calamity, perhaps the worst ever known in this country, ranking in loss and magnitude among the great disasters which move the sensibilities of readers of history, calls loudly for relief, and such offices as the humane may render; therefore,

Resolved (the Senate concurring), That the President *pro tem.* of the Senate and the Speaker of the House of Representatives be requested to appoint a committee of four, two from each house, who shall solicit subscriptions to aid the sufferers in Pennsylvania, and forward the same at once.

Pending the order that the resolution lie over one day under the rules,

On motion of Mr. Wachtel,

The rules were suspended, two-thirds of all the members present voting therefor, and the resolution was put upon its immediate consideration.

The resolution was then adopted.

On motion of Mr. Hinkson,

The House adjourned.

Lansing, Thursday, June 6, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Cook.

Holl called: quorum present.

Absent without leave: Messrs. Dee, Dyer, Heineman, O. S. Smith, W. W. Williams.

On motion of Mr. Damon,

Leave of absence was granted to Mr. W. W. Williams for the morning.

On motion of Mr. Dewey,

Leave of absence was granted to himself after this week indefinitely.

On motion of Mr. Wells,

Leave of absence was granted to Mr. Dyer until Monday next.

On motion of Mr. Chambers,

Leave of absence was granted to Mr. Heineman until Monday next.

By unanimous consent:

Mr. Waite offered the following:

Resolved. That the use of the hall of Representatives be granted to John Hunt in which to deliver his lecture, "Life on the Ocean," Tuesday evening next.

Which was adopted.

By unanimous consent:

Mr. Connor moved to take from the table

House bill No. 94 (file No. 48), entitled

A bill to set apart certain swamp lands in Wild Fowl Bay, in township 16 north, of range 9 east, in the county of Huron, for public shooting grounds.

Which motion prevailed.

On motion of Mr. Connor,

The bill was made the special order for June 15, at 2:30 o'clock P. M., two-thirds of all the members present voting therefor.

By unanimous consent:

Mr. Hanscom moved to take from the table

House bill No. 664 (file No. 185), entitled

A bill to amend section 34 of an act entitled "An act relative to the organization and powers of fire and marine insurance companies transacting business within this State," being general act No. 136 of the laws of 1869, approved April 3, 1869, as amended by subsequent acts, being section 4301 of chapter 133 of Howell's annotated statutes.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Randall moved to amend the bill by adding thereto the following to stand as section 42 of the act proposed to be amended:

SEC. 42. That whenever the existing or future laws of any other State of the United States shall require of fire insurance companies incorporated or organized under the laws of this State, and having agencies in such other States, or of the agents thereof, any payment for taxes, fines, penalties, certificates of authority, license, or other fees, greater than the amount required for such purposes from similar companies of other States by the then existing laws of this State, then, and in every such case, all fire insurance companies establishing or having heretofore [theretofore] established agencies in this State, shall be required to pay for taxes, fines, penalties, certificates of authority, license, or other fees, an amount equal to the amount of such charges and payments imposed by the laws of such other State upon the companies of this State and the agents thereof.

Which was not agreed to.

The bill was then not passed, a majority of all the members elect not voting therefor by yeas and nays as follows:

YEAS.

Mr. Aleshire,	Mr. Gibbons,	Mr. McElroy,	Mr. Russ,
Angerer,	Gill,	McGregor,	Southworth,
Austin,	Hall,	McKinstry,	Stoflet,
Baker,	Hanscom,	McMillan,	Tinklepaugh,
Bignal,	Harris,	Mellen,	Turner,
Briske,	Hobart,	Morton,	Tyrrell,
Canfield,	Hollister,	Murtagh,	Wagner,
Chambers,	Huebner,	Northup,	Waite,
Connor,	Jackson,	O'Keefe,	Wetlaufer,

Mr. Deming, Eaton,	Mr. Jasnowski, Killean,	Mr. Potter, Preston, J. L.,	Mr. Williams, C. W. Wood,
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NAYS.

Mr. Abbott, Baldwin, Browne, H. W., Cole, Collins, Crosby, Curtis, Dalton, Damon, Dewey, Ferguson,	Mr. Fitch, Goodrich, Hawley, Hinkson, Hoaglin, Judd, Kirby, Lowden, Lusk, Pealer, Preston, W. W.	Mr. Probert, Randall, Robinson, R., Rogers, Rauchier, Salisbury, Sherman, Slosson, Smith, A. A., Smith, O. S., Spencer,	Mr. Stout, Swift, Taylor, Van Orthwick, Watson, Watts, Wells, White, Wiggins, Zagelmeyer,
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Mr. Hoaglin moved that the further consideration of the bill be indefinitely postponed.

Which motion did not prevail.

Mr. Aleshire moved that

House bill No. 254 (file No. 876), entitled

A bill to amend chapter 12 of act number 164 of the public acts of 1881, entitled An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act, as amended by act number 266 of the public acts of 1887,

Be taken from the order of unfinished business, and that the House resolve itself into committee of the whole for its further consideration.

Which motion did not prevail.

Mr. N. J. Brown moved to reconsider the vote by which the House passed House bill No. 12 (file No. 377), entitled

A bill relative to actions for libel.

Mr. Murtagh moved that the motion to reconsider do lie on the table.

On which motion,

Mr. Aleshire demanded the yeas and nays.

The demand was seconded, and pending the call of the roll,

Mr. Aleshire moved that there be a call of the House.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members reported absent without leave: Messrs. W. H. Browne and H. W. Robinson.

On motion of Mr. Northup,

Mr. H. W. Robinson was excused from the operation of the call.

Mr. Aleshire moved that the vote on the pending question be taken with the bar of the House closed under the operation of the call.

Which motion prevailed.

The roll was then called and the motion that the motion to reconsider do lie on the table did not prevail, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Ferguson,	Mr. Killean,	Mr. Probert,
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Mr. Aleshire,	Mr. Fitch,	Mr. Lowden,	Mr. Robinson, R.,..
Austin,	Gibbons,	McKinstry,	Smith, O. S.,
Bignall,	Gill,	Mellen,	Stoflet,
Briske,	Goodrich,	Murtagh,	Tinklepaugh,
Canfield,	Gregory,	Northup,	Tyrrell,
Cole,	Hall,	O'Keefe,	Wachtel,
Connor,	Huebner,	Peabody,	Wettlauffer,
Curtis,	Jackson,	Preston, J. L.	Williams, C. W.,
Demings,	Jasnowski,		38

NAYS.

0.

Mr. Alexander,	Mr. Hanscom,	Mr. Potter,	Mr. Taylor,
Angerer,	Harris,	Preston, W. W.,	Turner,
Baker,	Hawley,	Randall,	Van Orthwick,
Baldwin,	Hinkson,	Rogers,	Waite,
Browne, H. W.,	Hoaglin,	Rauthier,	Watson,
Brown, N. J.,	Hobart,	Russ,	Watts,
Chambers,	Hollister,	Sherman,	Wells,
Collins,	Judd,	Slosson,	White,
Crosby,	Kirby,	Smith, A. A.,	Wiggins,
Dalton,	Lusk,	Southworth,	Wood,
Damon,	McElroy,	Spencer,	Zagelmeyer,
Dewey,	McGregor,	Stout,	Speaker,
Eaton,	Pealer,	Swift,	51

The question being on the motion to reconsider the vote by which the House passed the bill,

Mr. Murtagh demanded the yeas and nays.

The demand was seconded, and

Pending the calling of the roll,

Mr. Aleshire moved that the vote be taken with the bar of the House closed under the operation of the call.

Which motion prevailed.

The roll was then called, and the motion to reconsider prevailed, by yeas and nays, as follows:

YEAS.

Mr. Alexander,	Mr. Hollister,	Mr. Rauthier,	Mr. Wagner,
Angerer,	Judd,	Russ,	Waite,
Baker,	Kirby,	Sherman,	Watson,
Baldwin,	Lusk,	Slosson;	Watts,
Brown, N. J.,	McElroy,	Smith, A. A.	Wells,
Collins,	McGregor,	Southworth,	White,
Crosby,	McMillan,	Spencer,	Wiggins,
Dalton,	Northup,	Stout,	Williams, C. W.,
Dewey,	Pealer,	Swift,	Wood,
Eaton,	Potter,	Taylor,	Zagelmeyer,
Hawley,	Preston, W. W.,	Turner,	Speaker,
Hinkson,	Randall,	Van Orthwick,	49
Hoaglin,	Rogers,		

NAYS.

Mr. Abbott,	Mr. Curtis,	Mr. Jackson,	Mr. Preston, J. L.,
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Mr. Aleshire,	Mr. Deming,	Mr. Jasnowski,	Mr. Probert,
Austin,	Ferguson,	Killean,	Robinson, R.,
Bignal,	Fitch,	Lowden,	Salisbury,
Briske,	Gibbons,	McKinstry,	Stoflet,
Browne, H W.,	Gill,	Mellen,	Tinklepaugh,
Canfield,	Goodrich,	Morton,	Tyrrell,
Chambers,	Gregory,	Murtagh,	Wachtel,
Cole,	Hall,	O'Keefe,	Wettlaufer,
Connor,	Huebner,	Peabody,	39

The question being on the passage of the bill,

Mr. N. J. Brown moved that the bill be referred to the committees on judiciary and State affairs, jointly.

Mr. Baker moved to amend the motion by making the reference to the committee on judiciary alone.

Which was agreed to.

The motion to refer the bill, as amended, then prevailed.

On motion of Mr. Slosson,

All further proceedings under the call were dispensed with.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 261 (file No. 315), being

An act making an appropriation for the State Industrial Home for Girls for the years 1889 and 1890.

JOHN W. DALTON, *Chairman.*

Report accepted.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, May 31, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 258 (file No. 87), being

An act to provide for the publication and distribution of laws and documents, reports of the several officers, boards of officers and public institutions of this State now or hereafter to be published, and to provide for the replacing of books lost by fire or otherwise, and to repeal all existing laws providing for the publication and distribution of said laws, documents or reports.

Also:

House joint resolution No. 28 (file No. 13), being

Joint resolution directing the Board of State Auditors to settle a claim of Lucius C. Wood of Ionia county, Michigan, against the State of Michigan, for moneys expended in the purchase of the northeast quarter of the southeast quarter, the southeast quarter of the southeast quarter, and the southwest quarter of the southeast quarter of section No. 7, in town 4 north, of range 6 west, in the State of Michigan, and improvements and expenditures thereon.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, May 31, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 170 (file No. 264), being

An act to amend act No. 50 of the public acts of 1887, entitled "An act to provide for the incorporation and regulation of certain corporations generally known as building and loan associations," by adding one new section thereto to be known as section 17.

Also:

House bill No. 536 (file No. 313), being

An act to amend sections 7439 and 7440 of the compiled laws of Michigan of 1871, as amended by act No. 140 of the session laws of 1873, being sections 537 and 538 of Howell's annotated statutes of Michigan, relative to register and clerk for the probate court of Wayne county.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, May 31, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 270 (file No. 338), being

An act making an appropriation for the support of the State public school for the years 1889 and 1890, for making improvements at that institution and to provide a tax for the same.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, May 31, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 166 (file No. 178), being

An act to amend section 2116 of the compiled laws of 1871, as amended by act No. 48 of the session laws of 1877, the same being compiler's section 2247 of Howell's annotated statutes of Michigan, relative to the destruction of wolves.

Also:

House bill No. 92 (file No. 324), being

An act to amend sections 5, 12, 13, 14 and 15 of act No. 182 of the public acts of 1885, as amended by acts Nos. 47 and 105 of the public acts of 1887, entitled "An act to provide for the appointment of a State live stock commission and veterinarian and to prescribe their powers and duties and to pre-

vent and suppress contagious diseases among the live stock of the State," and to add a new section thereto to stand as section six of said act.

C. G. LUCE, *Governor.*

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 1, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 601 (file No. 250), being

An act to amend sections 4, 5, 18, 37, 41, 42, 46, 47, 50, 57, 60, 66, 85, 87, 88, 102 and 111 of act No. 219 of the session laws of 1873, entitled "An act to incorporate the city of Ionia," approved March 21, 1873, and all acts and parts of acts amendatory thereof; to repeal section 69 of said act as amended, and to add thereto one new section to stand as section 113.

C. G. LUCE, *Governor.*

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 5, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 261 (file No. 315), being

An act making an appropriation for the State Industrial Home for Girls for the years 1889 and 1890.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 6, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 1 (file No. 81), being

An act to amend section 5 of act number 192, public acts of 1885, entitled "An act providing for the employment, defining the duties and fixing the compensation of a stenographer for the ninth judicial circuit, State of Michigan," approved June 16, 1885.

C. G. LUCE, *Governor.*

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 5, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following:

Concurrent resolution relative to pensions for veteran soldiers of the war of 1861-5.

WHEREAS, For many years a large and respectable class of veterans of the war of 1861-5 have been unable to furnish a hospital record or other evidence of disability resulting from their long and faithful service in the cause of their country on the field of battle, many of whom, after a lapse of a quarter of a century, are needy and unable to obtain the necessities of life, to which, as defenders of their country, they are entitled and should receive ungrudgingly; and

WHEREAS, We recognize the fact that under the present administration a liberal and humane construction is being placed upon the present invalid pension laws of the United States; therefore be it

Resolved by the Senate (the House of Representatives concurring), That we heartily approve and favor the passage of what is known as a service pension bill, thereby redeeming the pledges of 1888—liberal pensions for the veteran soldiers; and we hereby most earnestly request our Representatives and Senator in Congress to exercise their influence and use their endeavors to secure the passage of the above measure.

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the adoption of the resolution,
The resolution was adopted.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 6, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 229 (file No. 282), entitled

A bill to authorize the township board of the township of Superior in Washtenaw county, to appropriate the highway tax of the Ypsilanti Paper Company for the rebuilding or repairing of a bridge built by said-paper company, and situated on section 5 in the township of Ypsilanti, Washtenaw county.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 5, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to re-return to the House the following bill:

House bill No. 126 (file No. 292), entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous, intoxicating, malt, brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages and the forfeiture of leases in certain cases, and to repeal all acts or parts of acts inconsistent with the provisions of this act,

Which the Senate amended, as set forth in a former message, and in which amendments the House non-concurred, as shown by message of this date.

And to inform the House that the Senate insists upon all its said amendments and asks for a committee of conference, consisting of five members from each house, to whom shall be referred the matters of difference relative to said bill.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on complying with the request of the Senate for a committee of conference relative to the bill,

On motion of Mr. Damon,

The request was concurred in, and

The Speaker announced as the committee of conference on the part of the House, Messrs. Pealer, Taylor, Goodrich, Baldwin and Aleshire.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 5, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 82 (file No. 342), entitled

A bill to regulate the uniformity of and to provide free school text books in public schools throughout the State, and the distribution of the same, and to repeal all statutes and acts contravening the provisions of this act.

And to inform the House that the Senate has amended the same as follows:

By adding to the end of section 6 the following words: "but such districts may, when so authorized by a majority vote of their district boards, submit the question of free text books to the qualified voters of said districts. If a majority of the qualified electors vote in favor of furnishing free text books, such district boards shall have authority to proceed under the provisions of this act."

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Tyrrell,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gibbons,	Mr. McMillan,	Mr. Stout,
Aleshire,	Gill,	Mellen,	Swift,
Austin,	Gregory,	Murtagh,	Tinklepaugh,
Baker,	Hall,	O'Keefe,	Turner,
Bignall,	Hanscom,	Peabody,	Tyrrell,
Brown, N. J.,	Harris,	Pealer,	Wagner,
Cole,	Hoaglin,	Preston, W. W.	Waite,
Collins,	Hollister,	Probert,	Watson,
Connor,	Huebner,	Randall,	Watts,
Curtis,	Jackson,	Robinson, R.,	Wells,
Dalton,	Jasnowski,	Rogers,	Wettlaufer,
Damon,	Judd,	Russ,	Williams, C. W.,
Deming,	Killean,	Sherman,	Wood,
Eaton,	Lowden,	Slosson,	Zagelmeyer,
Ferguson,	McGregor,	Southworth,	Speaker, 63
Fitch,	McKinstry,	Stoflet,	

NAYS.

Mr. Kirby, Mr. Smith, O. S., Mr. Taylor, 3

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 5, 1889. }

To the Speaker of the House of Representatives :

SIR—I am instructed to return to the House the following bill:
House bill No. 280, entitled

A bill authorizing the township board of the Township of Chase, in Lake county, to raise money to make public improvements in the township of Chase,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 5, 1889. }

To the Speaker of the House of Representatives :

SIR—I am instructed to return to the House the following bill:
House bill No. 275 (file No. 290), entitled

A bill making an appropriation for the maintenance and support of the Mining School at Houghton, in the county of Houghton, Michigan, for the years 1889 and 1890.

In the passage of which the Senate has concurred by a majority vote of all

the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 6, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 262 (file No. 296), entitled

A bill to enlarge school district No. 1, in the county of Baraga, and establishing the boundaries thereof.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 6, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 276 (file No. 291), entitled

A bill making an appropriation for fitting up and furnishing the new school building of the Mining School at Houghton and finishing the grounds thereof, and supplying the same with water, and equipping said building and school, and preparing the same to perform their proper functions, as provided in act No. 70 of the session laws of 1885, entitled "An act to establish and regulate a mining school in the Upper Peninsula," approved May 1, 1885.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 6, 1889. }

To the Speaker of the House of Representatives:

Sir—I am instructed to return to the House the following bill:

House bill No. 109 (file No. 299), entitled

A bill to protect fish and regulate fishing in the waters of this State by prohibiting the use of seines, pound nets, gill nets and other fixed or set nets with meshes below certain sizes, and regulating the use of such nets and to repeal inconsistent acts.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 5, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 525 (file No. 314), entitled

A bill to provide for the appointment of a stenographer for the probate court of the county of Wayne, and for the police courts of the city of Detroit; to prescribe his duties and fix his compensation,

And to inform the House that the Senate has amended the same, as follows, viz.:

1. By striking out section 5 and renumbering section 6 to stand as section 5.

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Randall,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gibbons,	Mr. Pealer,	Mr. Taylor,
Alexander,	Gill,	Potter,	Tinklepaugh,
Austin,	Gregory,	Preston, J. L.,	Turner,
Baker,	Hall,	Probert,	Tyrrell,
Baldwin,	Hoaglin,	Randall,	Van Orthwick,
Bignall,	Jasnowski,	Robinson, R.,	Wagner,
Canfield,	Lowden,	Rogers,	Watson,
Cole,	McElroy,	Rauthier,	Watts,
Collins,	McGregor,	Salisbury,	Wells,
Connor,	McKinstry,	Slosson,	Wetlaufer,
Crosby,	McMillan,	Smith, O. S.,	White,
Damon,	Mellen,	Southworth,	Williams, C. W.

Mr. Dewey, Deming, Ferguson,	Mr. Murtagh, Peabody,	Mr. Stoflet, Stout,	Mr. Zagelmeyer, Speaker,
			6 7 0
		NAYS.	

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 5, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bills:

House bill No. 503 (file No. 329), entitled

A bill to amend chapter 201 of the compiled laws of 1871 as amended, being chapter 275 of Howell's annotated statutes, relative to proceedings against debtors in attachment, by adding one section thereto to stand as section 32,

And to inform the House that the Senate has amended the same, as follows, viz:

1. By inserting in line 9 of section 32, after the word "required," the words "and said lien so created shall continue until the final decision in said cause unless otherwise discharged."

2. By striking out of lines 9 and 10 of section 32 all of the proviso therein contained, and inserting in lieu thereof the following: *Provided further*, no judgment shall be taken upon such indebtedness until the same shall have matured by the terms thereof.

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Taylor,

The bill was laid on the table.

On motion of Mr. McMillan,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

GENERAL ORDER.

On motion of Mr. Wood,

The House went into committee of the whole, on the general order, with the Speaker in the chair.

After some time spent therein, in the consideration of House bill No. 285 (file No. 396), entitled
A bill to re-organize the 8th and 21st judicial circuits, and to create the 29th judicial circuit.

Pending the report of the committee relative to the bill,
The Speaker announced that the hour had arrived for the

SPECIAL ORDER.

Being the consideration of House bill No. 150 (file No. 80), entitled,
A bill to provide for the organization of township school districts and prescribing the powers and duties of officers thereof.

On motion of Mr. Watson,
The House went into committee of the whole on the special order, whereupon

The Speaker called Mr. Wachtel to the chair.

After some time spent therein, the committee rose, and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:
House bill No. 150 (file No. 80), entitled
A bill to provide for the organization of township school districts and prescribing the powers and duties of officers thereof.

Have stricken out all after the enacting clause thereof, and have directed their chairman to report that fact to the House, asking concurrence therein.

P. B. WACHTEL, Chairman.

Report accepted and committee discharged.

Mr. Eaton moved that the House concur in the action of the committee in striking out all after the enacting clause of the bill.

On which motion,

Mr. Watson demanded the yeas and nays.

The demand was seconded, and

Pending the calling of the roll,

Mr. Aleshire moved that there be a call of the House.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members reported absent without leave: Messrs. Tyrrell, Rogers, Watts, Fitch, Wells.

On motion of Mr. Russ,

Mr. Tyrrell was excused from the operation of the call.

On motion of Mr. Swift,

Mr. Rogers was excused from the operation of the call.

On motion of Mr. Hoaglin,

Mr. Watts was excused from the operation of the call.

On motion of Mr. Hoaglin,

Mr. Fitch was excused from the operation of the call.

On motion of Mr. Cole,

Mr. Wells was excused from the operation of the call.

On motion of Mr. Watson,

The vote on the pending question was ordered taken with the bar of the House closed under the operation of the call.

The roll was then called, and

The motion that the House concur in the action of the committee of the whole in striking out all after the enacting clause of the bill, prevailed by yeas and nays, as follows :

YEAS.

Mr. Alexander,	Mr. Ferguson,	Mr. Lusk,	Mr. Russ,
Angerer,	Gibbons,	McGregor,	Smith, A. A.,
Austin,	Gill,	McKinstry,	Stoflet,
Baldwin,	Goodrich,	McMillan,	Stout,
Bignall,	Gregory,	Mellen,	Taylor,
Canfield,	Hall,	Morton,	Turner,
Chambers,	Hawley,	O'Keefe,	Van Orthwick,
Cole,	Hinkson,	Peabody,	White,
Collins,	Hoaglin,	Preston, J. L.,	Wiggins,
Crosby,	Jackson,	Preston, W. W.,	Williams, C. W.
Dalton,	Judd,	Probert,	Williams, W. W.
Dewey,	Killean,	Robinson, R.,	Speaker,
Eaton,	Kirby,	Rauthier,	51

NAYS

Mr. Abbott,	Mr. Hanscom,	Mr. Northup,	Mr. Swift,
Aleshire,	Harris,	Pealer,	Tinklepaugh,
Baker,	Hobart,	Potter,	Wachtel,
Browne, H. W.,	Hollister,	Randall,	Wagner,
Brown, N: J.,	Huebner,	Salisbury,	Waite,
Connor,	Jasnowski,	Sherman,	Watson,
Curtis,	Lowden,	Smith, O. S.	Wettlaufer,
Damon,	McElroy,	Southworth,	Wood,
Deming,	Murtagh,	Spencer,	Zagelmeyer, 36

By the committee on ways and means:

The committee on ways and means, to whom was referred

Senate joint resolution No. 2 (file No. 2), entitled

Joint resolution authorizing the board of State auditors to investigate, examine and settle any claim found to be due Messrs. Farrand & Shank of the city of Lansing, county of Ingham, and Messrs. Burrough & Co. of the city of Flint, in Genesee county, against the State of Michigan, for damages sustained by reason of the passage of act number 186 of the public acts of 1885, entitled "An act to prevent deception in the manufacture of dairy products, and to preserve the public health,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

W. A. BAKER, *Chairman.*

Report accepted and committee discharged.

Mr. Baker moved that the rules be suspended, and the joint resolution be put upon its immediate passage.

Which motion did not prevail, two-thirds of all the members present not voting therefor.

Mr. Baker moved that

Senate joint resolution No. 2 (file No. 2), entitled

Joint resolution authorizing the board of State auditors to investigate, examine and settle any claims found to be due Messrs. Farrand & Shank, of the city of Lansing, county of Ingham, and Messrs. Burroughs & Company, of the city of Flint, in Genesee county, against the State of Michigan for damages sustained by reason of the passage of act No. 186 of the public acts of 1885, entitled "An act to prevent deception in the manufacture and sale of dairy products, and to preserve the public health,"

Also:

House joint resolution No. 3, entitled

Joint resolution for the relief of Robert Luke,

Also:

House joint resolution No. 31, entitled

Joint resolution for the relief of Sarah Wells Bryan, whose husband was killed while in the employ of the State,

Be made the special order for tomorrow at 10:15 A. M.

Mr. Waite moved as a substitute for the motion that

House bill No. 16 (file No. 379), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise,

Be made the special order for 10:15 o'clock tomorrow morning.

Which was agreed to.

The motion, as amended by the substitute, then prevailed, two-thirds of all the members present voting therefor.

On motion of Mr. McMillan,

All further proceedings under the call were dispensed with.

Mr. Hoaglin moved to take from the table

House bill No. 686, entitled

A bill to amend sections 15 and 17 of article 4 and section 6 of article 5 of act No. 198 of the session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," as amended by act No. 234 of the public acts of 1885.

Which motion prevailed.

On motion of Mr. Hoaglin,

The bill was referred to the committee on drainage.

On motion of Mr. Russ,

The House adjourned.

Lansing, Friday, June 7, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Valentine,

Roll called: quorum present.

Absent without leave: Messrs. N. J. Brown, McKay, Randall, H. W. Robinson, Rogers and A. A. Smith.

On motion of Mr. Watson,
 Leave of absence was granted to Mr. N. J. Brown for the day.
 On motion of Mr. Potter,
 Leave of absence was granted to Mr. A. A. Smith indefinitely.
 On motion of Mr. Wells,
 Leave of absence was granted to himself after today until Tuesday next.
 On motion of Mr. Collins,
 Leave of absence was granted to himself indefinitely.
 On motion of Mr. McGregor,
 Leave of absence was granted to himself after today until Tuesday next.
 The Speaker announced that the hour had arrived for the

SPECIAL ORDER,

Being the consideration of
 House bill No. 16 (file No. 379), entitled
 A bill to preserve the purity of elections and guard against abuses of
 the elective franchise,

Mr. Waite moved that the special order be deferred until 10:45 o'clock
 this morning.

Which motion prevailed, two-thirds of all the members present voting
 therefor.

By unanimous consent:

Mr. Baker moved that the rules be suspended, and that
 Senate joint resolution No. 2 (file No. 2), entitled

Joint resolution authorizing the Board of State Auditors to investigate,
 examine and settle any claims found to be due Messrs. Farrand & Shank, of
 the city of Lansing, county of Ingham, and Messrs. Burroughs & Company,
 of the city of Flint, in Genesee county, against the State of Michigan for
 damages sustained by reason of the passage of act No. 186 of the public acts
 of 1885, entitled "An act to prevent deception in the manufacture and sale
 of dairy products, and to preserve the public health,"

Be put on its immediate passage.

Which motion prevailed, two-thirds of all the members present voting
 therefor.

The joint resolution was then read a third time and was not passed, two-
 thirds of all the members elect not voting therefor by yeas and nays as follows:

YEAS.

Mr. Austin,	Mr. Gregory,	Mr. O'Keefe,	Mr. Turner,
Baker,	Hollister,	Peabody,	Tyrrell,
Bignall,	Huebner,	Preston, W. W.,	Wachtel,
Briske,	Jackson,	Probert,	Waite,
Chambers,	Jasnowski,	Robinson, R.,	Wells,
Collins,	Lowden,	Rauthier,	Wettlaufer,
Curtis,	McElroy,	Salisbury,	Williams, C. W.
Dyer,	McKinstry,	Sherman,	Williams, W. W.
Ferguson,	McMillan,	Smith, O. S.,	Wood,
Fitch,	Murtagh,	Southworth,	Zagelmeyer,
Gibbons,	Northup,	Stoflet,	Speaker,
Gill,			

45

NAYS.

Mr. Abbott,	Mr. Dalton,	Mr. Hawley,	Mr. Preston, J. L.,
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Mr. Alexander,	Mr. Damon,	Mr. Hoaglin,	Mr. Russ,
Angerer,	Dee,	Judd,	Slosson,
Baldwin,	Deming,	Kirby,	Swift,
Browne, H. W.,	Eaton,	Lusk,	Taylor,
Canfield,	Goodrich,	Mellen,	Watson,
Cole,	Hall,	Pealer,	Watts,
Crosby,	Hanscom,	Potter,	Wiggins, 32

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor the following:

House bill No. 52 (file No. 11), being

An act to authorize the formation of corporations for acquiring, holding, leasing and selling real estate and for the erection of buildings thereon.

Also:

House bill No. 376 (file No. 262), being

An act to amend section 25 of chapter 244 of the compiled laws of 1871, being compiler section 7534, as amended by act number 191, of the public acts of 1875, being compiler's section 9099 of Howell's Annotated Statutes, relative to offenses against the lives and persons of individuals.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 127 (file No. 216), being

An act to amend section 3 of chapter 11 of act number 243 of the session laws of 1881, being compiler's section No. 1414 of Howell's annotated statutes, relative to general duties of commissioners and overseers.

Also:

House bill No. 374 (file No. 345), being

An act to amend act number 347 of the local acts of 1881, entitled "An act to incorporate the city of Eaton Rapids, and to repeal an act incorporating the village of Eaton Rapids, approved April 15, 1871," approved April 1, 1881, as amended by act number 373 of the local acts of 1887, approved March 4, 1887, by adding one new section thereto to stand as section 64 of said act.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 499 (file No. 336), being

An act to amend section one of chapter nine of act number three hundred and twenty-six of the session laws of eighteen hundred and eighty-three, entitled "An act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith," approved June seventh, eighteen hundred and eighty-three, as amended by an act approved May sixth, eighteen hundred and eighty-seven.

Also:

House bill No. 377 (file No. 300), being

An act to amend section 23 of act No. 82 of the session laws of 1873, entitled

"An act to provide for the incorporation of mutual fire insurance companies, and defining their powers and duties, and to repeal chapter 97 of the compiled laws of 1871, and also act No. 94 of the session laws of 1871, as amended by act No. 38 of the public acts of 1877, being section 4267 of Howell's annotated statutes."

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 332 (file No. 340), being

An act providing for the erection of two infirmaries, one for male and one for female patients, and also providing for the erection of a detached cottage for male patients, on the grounds of the Northern Michigan Asylum at Traverse City, and making appropriations therefor.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 641 (file No. 341), being

An act to amend sections 1, 5, 7, 9, 10, 11, 17, 21, 22, 30, 32, 45, 50, 61, 64, 68, 77, 78, 84, 91, 92, 93, 94, 100, 109, 129, 130, 132, 134, 136, 151 and 156 of act No. 346 of the local acts of 1881, entitled "An act to revise an act to incorporate the city of Bay City, approved March 21, 1865, as amended and revised by the several acts amendatory and revisionary thereof," approved March 30, 1881, to repeal sections 12 and 144 of said act, and to add eight new sections thereto to stand as sections 172, 173, 174, 175, 176, 177, 178 and 179 of said act.

Also:

House bill No. 175 (manuscript), being

An act to prevent the destruction of fish in Donnell's lake and Diamond lake in Penn township, Mud lake in Calvin township, and Indian lake, Dewey lake, Cable lake, Magician lake and Crooked lake in Silver Creek township, all in the county of Cass, and Crooked lake and Round lake in the township of Keeler, in Van Buren county, and Brush lake in the townships of Berrien and Pipestone and Long lake in Berrien township, Berrien county.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 257 (file No. 110), being

An act to amend act No. 35, of the public acts of 1867, entitled "An act to provide for the formation of street railway companies," by adding a new section thereto, which shall be known as section 31.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 723 (file No. 312), being
An act to revise and amend the charter of the city of Jackson.

Also:

House joint resolution No. 23 (file No. 6), being
Joint resolution for the relief of George W. Case.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 304 (file No. 308), being

An act to amend section 7412 of the compiled laws of 1871, being section 27 of chapter 312 of Howell's annotated statutes of Michigan relative to costs and the recovery and taxation thereof in civil cases.

JOHN W. DALTON, *Chairman.*

Report accepted.

The Speaker announced that the hour of 10:45 A. M. had arrived, being the hour for the

SPECIAL ORDER.

Being the consideration of

House bill No. 16 (file No. 379), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise.

Mr. W. W. Williams moved that the special order be further deferred until 11:15 o'clock A. M.

Which motion prevailed, two-thirds of all the members present voting therefor.

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 454 (file No. 135), entitled

A bill to provide for the assessment of property and the levy and collection of taxes thereon,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The House concurred in the amendments made to the bill by the committee. The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 365, entitled

A bill relative to disorderly persons,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment,

and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Cole,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 365, entitled

A bill to provide for the payment of compensation to persons imprisoned pursuant to any criminal law of this State in any of the penal institutions of this State in certain cases,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Cole,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 215, entitled

A bill to prevent the crime or attempt to commit or procure to be committed the crime of murder or manslaughter in certain cases, and to provide an additional penalty and punishment therefor.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary.

The committee on judiciary to whom was referred

House bill No. 72, entitled

A bill to amend sections 20 and 21 of chapter 255 of Howell's Annotated Statutes of Michigan, being compilers sections 7247 and 7248, relative to the eligibility of circuit judges to practice at law in certain cases,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend sections 7247 and 7248 of Howell's annotated statutes of Michigan, being sections 5679 and 5680 of the compiled laws of 1871, relative to the eligibility of circuit judges to practice at law in certain cases,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Potter,

The House concurred in the adoption of the substitute reported by committee.

On motion of Mr. Potter,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Harris,	Mr. Morton,	Mr. Stout,
Aleshire,	Hawley,	Murtagh,	Taylor,
Baldwin,	Hinkson,	Northup,	Tinklepaugh,
Bignal,	Hoaglin,	Peabody,	Turner,
Briske,	Hobart,	Pealer,	Tyrrell,
Browne, H. W.,	Hollister,	Potter,	Van Orthwick,
Cole,	Huebner,	Preston, J. L.,	Wachtel,
Dalton,	Jasnowski,	Preston, W. W.	Waite,
Damon,	Judd,	Robinson, R.,	Watson,
Dee,	Killean,	Rauthier,	Watts,
Dewey,	Kirby,	Russ,	Wells,
Deming,	Lowden,	Salisbury,	Wettlaufer,
Dyer,	Lusk,	Sherman,	White,
Eaton,	McElroy,	Slosson,	Wiggins,
Gill,	McGregor,	Smith, O. S.,	Williams, W. W.
Goodrich,	McKinstry,	Southworth,	Zagelmeier,
Gregory,	McMillan,	Spencer,	Speaker,
Hanscom,	Mellen,	Stoflet,	

NAYS.

71

Mr. Swift,

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Title agreed to.

On motion of Mr. Potter,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on education:

The committee on education, to whom was referred

House bill No. 793, entitled

A bill to amend section 5, chapter 12, of act No. 164, of the public acts of 1881, as amended by act No. 266, public acts of 1887, approved June 27, 1887, relative to examination of teachers in primary departments.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend act No. 153 of the session laws of 1861, being an act entitled an to incorporate the public schools of the city of Adrian, as amended by act No. 341 of the session laws of 1869, and all other acts amendatory thereof,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, *Chairman*

Report accepted and committee discharged.

On motion of Mr. Dalton,
The House concurred in the adoption of the substitute reported by committee.

On motion of Mr. Dalton,
The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.
The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Fitch,	Mr. McElroy,	Mr. Spencer,
Aleshire,	Gibbons,	McKinstry,	Stoflet,
Angerer,	Gill,	Mellen,	Stout,
Austin,	Goodrich,	Morton,	Swift,
Baldwin,	Gregory,	Murtagh,	Taylor,
Briske,	Hall,	Peabody,	Tinklepaugh,
Canfield,	Harris,	Pealer,	Tyrrell,
Chambers,	Hawley,	Potter,	Van Orthwick,
Cole,	Hinkson,	Preston, J. L.,	Wachtel,
Collins,	Hoaglin,	Preston, W. W.	Waite,
Connor,	Hollister,	Probert,	Watts,
Curtis,	Huebner,	Robinson, R.,	Wettlaufer,
Dalton,	Jackson,	Rauthier,	White,
Damon,	Jasnowski,	Russ,	Wiggins,
Dee,	Judd,	Salisbury,	Williams, W. W.
Dewey,	Killean,	Sherman,	Williams, C. W.,
Deming,	Kirby,	Slossen,	Zagelmeyer,
Dyer,	Lowden,	Smith, O. S.,	Speaker,
Ferguson,	Lusk,	Southworth,	75

NAYS.

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Title agreed to.

On motion of Mr. Dalton,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on elections:

The committee on elections, to whom was referred
House bill No. 538, entitled

A bill relating to the election of Representatives to the State legislature in districts where more than two are to be chosen,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, recommending that the substitute be concurred in, and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

B. S. WAITE, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Waite,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on mines and minerals:

The committee on mines and minerals, to whom was referred
Senate bill No. 398 (file No. 159), entitled

A bill to provide for the re-organization of corporations for mining, smelting and manufacturing iron, copper, silver, mineral coal and other ores or minerals, the term of existence of which has heretofore expired, or may hereafter expire by limitation, and to fix the duties and liabilities of such renewed corporations.

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

E. R. SPENCER, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Rauthier,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Rauthier,

The rules were then suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage,

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Harris,	Mr. Mellen,	Mr. Stoflet,
Alexander,	Hawley,	Morton,	Stout,
Angerer,	Hinkson,	Murtagh,	Switt,
Baker,	Hoaglin,	Northup,	Taylor,
Baldwin,	Hobart,	O'Keefe,	Tinklepaugh,
Briske,	Hollister,	Peabody,	Turner,
Browne, H. W.,	Jackson,	Pealer,	Tyrrell,
Canfield,	Jasnowski,	Potter,	Van Orthwick,
Collins,	Judd,	Preston, J. L.,	Wachtel,
Crosby,	Killean,	Preston, W. W.	Wagner,
Damon,	Kirby,	Probert,	Waite,
Eaton,	Lowden,	Rauthier,	Wells,
Ferguson,	Lusk,	Sherman,	Wettlaufer,
Fitch,	McElroy,	Smith, O. S.,	Wiggins,
Gill,	McKinstry,	Southworth,	Zagelmeyer,
Hall,	McMillan,	Spencer,	Speaker,
Hanscom,			65

NAYS.

Mr. Dee,	~	1
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Title agreed to.

On motion of Mr. Southworth,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker announced that the hour had arrived for the

SPECIAL ORDER,

■ Being the consideration of
House bill No. 16 (file No. 379), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise.

On motion of Mr. Waite,

The House went into committee of the whole, on the general order.

Whereupon the Speaker called Mr. Spencer to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:
House bill No. 16 (file No. 379), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise,

But not having gone through therewith, have directed their chairman to report that fact to the House and ask leave to sit again at 2 o'clock this afternoon.

E. R. SPENCER, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Spencer,

Leave was granted the committee to sit again for the consideration of the bill at 2 o'clock this afternoon two-thirds of all the members present voting therefor.

On motion of Mr. Cole,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

The House resumed the

SPECIAL ORDER.

On motion of Mr. Waite,

The House went into committee of the whole, on the special order.

Whereupon the Speaker called Mr. Spencer to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:
House bill No 16 (file No. 379), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise,

But not having gone through therewith, have directed their chairman to report that fact to the House and ask leave to sit again at 10:30 o'clock A. M. to-morrow.

E. R. SPENCER, *Chairman.*

Report accepted.

On motion of Mr. Waite,

Leave was granted the committee to sit again for the consideration of the

bill at 10.30 o'clock A. M. to-morrow, two thirds of all the members present voting therefor.

Mr. Harris moved that a respectful message be sent to the Governor asking the return to the House of

House bill No. 174 (file No. 107), entitled

A bill to amend section 1 of chapter 7, of act No. 243, of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," being section 1379 of Howell's annotated statutes,

Which motion prevailed.

By unanimous consent:

No. 2031. By Mr. Wagner: Petition of G. Frank Mathews and 78 others asking for the passage of joint resolution to forfeit Ontonagon & Brule River Railroad grant.

On demand of Mr. Wagner,

The petition was read at length, and spread at large on the Journal, as follows:

To the Honorable, the Legislature of the State of Michigan :

The undersigned, settlers on the Ontonagon & Brule River Railroad grant, respectfully petition your honorable body to pass, without unnecessary delay, the joint resolution now pending, to forfeit said grant and to release the title thereto to the United States, such action being now necessary according to the recent ruling of the Interior Department before the settlers upon the lands embraced in said grant can acquire any title thereto. And your petitioners will ever pray, etc.

Referred to the committee on public lands and judiciary jointly.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 49 (manuscript), being

An act making an appropriation for the use and maintenance of the University of Michigan.

Also:

House bill No. 359 (file No. 287), being

An act to amend sections 28, 31 and 44 of act No. 271 of the local acts of 1877, entitled "An act to incorporate the city of Dowagiac," approved March 24, 1877, and section 66 of said act as amended by act No. 331 of the local acts of 1883, approved June 8, 1883.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 275 (file No. 290), being

An act making an appropriation for the maintenance and support of the Mining School at Houghton, in the county of Houghton, Michigan, for the years 1889 and 1890.

Also:

House bill No. 109 (file No. 299), being

An act to protect fish and regulate fishing in the waters of this State by

prohibiting the use of seines, pound nets, gill nets and other fixed or set nets with meshes below certain sizes, and regulating the use of such nets and to repeal inconsistent acts.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 525 (file No. 314), being

An act to provide for the appointment of a stenographer for the probate court of the county of Wayne, and for the police courts of the city of Detroit: to prescribe his duties and fix his compensation.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 650 (file No. 352), being

An act to amend sections 9 and 11 of title 2, and section 17 of title 14, of act number 355 of the local acts of 1885, entitled "An act to amend an act entitled 'An act to revise the charter of the city of East Saginaw,' being act No. 355, local acts of 1885, approved May 19, 1885, being amendatory of an act entitled 'An act to incorporate the city of East Saginaw,' approved February 14, 1859, as amended by the several acts amendatory thereof," and to repeal all acts or parts of acts in conflict herewith.

Also:

House bill No. 276 (file No. 291), being

An act making an appropriation for fitting up and furnishing the new school building of the Mining School at Houghton, and finishing the grounds thereof and supplying the same with water, and equipping said building and school, and preparing the same to perform their proper functions, as provided in act number 70 of the session laws of 1885, entitled "An act to establish and regulate a mining school in the Upper Peninsula," approved May 1, 1885."

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 160 (file No. 248), being

An act making appropriations for the State Board of Fish Commissioners for the year ending June 30, 1890 and the year ending June 30, 1891.

Also:

House bill No. 423 (file No. 348), being

An act to provide for the joint erection of soldiers' monumental buildings by townships, incorporated villages and cities, and to permit the same to unite with any Grand Army post in the erection of such buildings.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 640 (manuscript), being

An act to amend act No. 346 of the local acts of 1881, entitled "An act to revise an act to incorporate the city of Bay City," approved March 30, 1881, as amended by the several acts amendatory thereof, by adding one new section thereto, to stand as section 177.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on supplies and expenditures:

The committee on supplies and expenditures to whom was referred the following bills:

House of Representatives to Michigan Congress Water Co., Dr.

To mineral water delivered, April 1st to May 29th.

1,000 gallons @ 10c..... \$100.00.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, and recommended that it be paid and that the further use of the water be discontinued, and ask to be discharged from the further consideration of the subject.

M. WIGGINS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Wiggins,

The report was adopted and the bill ordered paid.

By the committee on supplies and expenditures:

The committee on supplies and expenditures, to whom was referred the following bill:

House of Representatives, to Mrs. M. A. Schuetz, Dr.

To ribbon for badges and printing of same..... \$4 17

Correct:

W. H. DUNN,

Sergeant-at-Arms.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the recommendation that it be allowed and ordered paid, and ask to be discharged from the further consideration of the subject.

M. WIGGINS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Wiggins,

The bill was allowed and ordered paid.

By the committee on supplies and expenditures:

The committee on supplies and expenditures, to whom was referred the following bill:

House of Representatives, to Mrs. O. N. Case, Dr.

To washing 120 towels at 5 cents..... \$6 00

Correct.

CHAS. A. LEE, *Janitor.*

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the recommendation that it be allowed, and ask to be discharged from the further consideration of the subject.

M. WIGGINS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Wiggins,

The bill was allowed and ordered paid.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, {
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:
Senate bill No. 26 (file No. 165), entitled
A bill to define and punish the offense of embezzlement by general and
special administrators, executors or guardians,

Which has passed the Senate, by a majority vote of all the Senators elect,
in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the
committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER, {
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House bill No. 164 (file No. 220), entitled
A bill to amend section 7 of act No. 260 of the laws of 1865, entitled
“An act to organize Union school district of the city of Saginaw,”

In the passage of which the Senate has concurred by a majority vote of all
the Senators elect, and by a vote of two-thirds of all the Senators elect has
ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment
for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, {
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:
Senate bill No. 38, entitled
A bill to amend sections 2 and 3 of act No. 425 of the local acts of 1887,
being an act entitled an act to authorize the Central Michigan Agricultural
Society to sell and convey its real estate, and to provide what proceedings
shall be necessary therefor,

Which has passed the Senate by a majority vote of all the Senators elect,
and by a vote of two-thirds of all the Senators elect, been ordered to take
immediate effect, and in all of which the concurrence of the House is
respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference,

On motion of Mr. Dewey,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Eaton,	Mr. Lusk,	Mr. Smith, O. S.,
Aleshire,	Ferguson,	McElroy,	Southworth,
Alexander,	Gill,	McMillan,	Spencer,
Angerer,	Goodrich,	Morton,	Stoflet,
Austin,	Hall,	Murtagh,	Stout,
Baldwin,	Harris,	Northup,	Swift,
Bignall,	Hawley,	O'Keefe,	Van Orthwick,
Briske,	Hinkson,	Peabody,	Wagner,
Browne, H. W..	Hobart,	Pealer,	Waite,
Canfield,	Hollister,	Potter,	Watson,
Cole,	Huebner,	Preston, W. W.,	Wells,
Connor,	Jackson,	Probert,	Wettlaufer,
Curtis,	Jasnowski,	Robinson, H. W	White,
Damon,	Killean,	Robinson, R.,	Wiggins,
Dewey,	Kirby,	Rauthier,	Williams, W. W
Deming,	Lowden,	Salisbury,	Zagelmeyer, 64

NAYS.

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Title agreed to.

On motion of Mr. Dewey,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 319 (file No. 199), entitled

A bill to amend section 2 of act number 232 of the public acts of 1885, entitled "An act to revise the laws providing for the incorporation of all manufacturing companies, except such as are contemplated by act No. 42 of the session laws of 1867, which provides for the incorporation of persons or corporations engaged in the manufacture of salt, and mercantile companies, or any union of the two, and to fix the duties and liabilities of such corporations," approved June 20, 1885, and to add a new section thereto, to stand as section 37,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on manufactures.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives :

SIR—I am instructed to transmit to the House the following bill:
Senate bill No. 335 (file No. 171), entitled

A bill to amend section 12 of "An act to revise and consolidate the several acts relating to the support and maintenance of poor persons," approved April 5, 1869, being section 1766 of Howell's annotated statutes.

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives :

SIR—I am instructed to return to the House the following bill:

House bill No. 565 (file No. 294), entitled

A bill to amend section 7127 of the compiled laws of 1871, being section 8686 of Howell's annotated statutes of Michigan, relative to writs of error.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives :

SIR—I am instructed to return to the House the following bill:

House bill No. 648 (file No. 367), entitled

A bill to amend section 8 of title III., section 4 of title IV., and section 8 of title X. of act No. 355 of the local laws of 1885, entitled "An act to revise the charter of the city of East Saginaw, being amendatory of an act entitled an act to incorporate the city of East Saginaw, approved February 14, 1859, as amended by the several acts amendatory thereof," approved May 19, 1885, and to amend title XIV. of said act by adding two new sections thereto, to stand as sections 23 and 24 of said title,

In the passage of which the Senate has concurred by a majority vote of

all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 300 (file No. 392), entitled

A bill to empower the common council of the city of Detroit to borrow money for the purpose of the improvement of Belle Isle Park,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 400, entitled

A bill to enable any town, county, or district agricultural or horticultural society to re-organize under the act approved February 12, 1865, entitled "an act to authorize the formation of county and town agricultural societies" and the several acts amendatory thereof,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. McMillan,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,

Mr. Deming,

Mr. McMillan;

Mr. Southworth,

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[June 8,

Mr. Aleshire,	Mr. Ferguson,	Mr. Morton,	Mr. Spencer,
Alexander,	Gill,	Murtagh,	Stoflet,
Angerer,	Goodrich,	Northup,	Stout,
Austin,	Hall,	O'Keefe,	Swift,
Baldwin,	Hawley,	Peabody,	Tinklepaugh,
Bignall,	Hobart,	Pealer,	Van Orthwick,
Browne, H. W.	Hollister,	Potter,	Wagner,
Canfield,	Huebner,	Preston, W. W.,	Watson,
Chambers,	Jackson,	Probert,	Wells,
Cole,	Jasnowski,	Robinson, H. W	Wettlaufer,
Collins,	Killean,	Robinson, R., Mr.	White,
Crosby,	Kirby,	Rauthier,	Wiggins,
Curtis,	Lowden,	Russ,	Williams, C. W.
Damon,	Lusk,	Salisbury,	Williams, W. W.
Dee,	McElroy,	Sherman,	Zagelmeyer,
Dewey,	McKinstry,	Smith, O. S.,	Speaker, 68

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Title agreed to.
On motion of Mr. McMillan,
By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. H. W. Robinson moved to take from the table,
House bill No. 441, entitled
A bill to grant relief to certain townships in Berrien county.
Which motion prevailed.
On motion of Mr. H. W. Robinson,
The bill was referred to the committee on religious and benevolent societies.
On motion of Mr. Aleshire,
Leave of absence was granted to himself until Tuesday next.
On motion of Mr. Hawley,
The House adjourned.

Lansing, Saturday, June 8, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Cook.
Roll called: quorum present.
Absent without leave: Messrs. Abbott, Angerer, Baker, Briske, N. J. Brown, Canfield, Dee, Eaton, Gibbons, Hinkson, Hoaglin, Hollister, Huebner, Judd, Kirby, McKay, O'Keefe, J. L. Preston, Randall, Rogers, Wachtel, Wiggins, and Zagelmeyer.

On motion of Mr. Mellen,
Leave of absence was granted to Mr. Canfield until Tuesday next.
On motion of Mr. Hanscom,
Leave of absence was granted to Mr. O'Keefe until Tuesday next.

On motion of Mr. Dalton,

Leave of absence was granted to himself until Friday next.

On motion of Mr. McElroy,

Leave of absence was granted to all absentees for the day.

PRESENTATION OF PETITIONS.

No. 2032. By Mr. Peabody: Memorial relative to the care of the insane.

On demand of Mr. Peabody,

The memorial was read at length, and spread at large on the Journal, as follows:

EASTERN MICHIGAN ASYLUM, }
Pontiac, Mich., June 7, 1889. }

Hon. J. H. Peabody, Chairman of Committee on Eastern Michigan Asylum:

DEAR SIR—In accordance with a resolution unanimously adopted at a meeting of the Boards of Trustees of the Michigan Asylum for the Insane, the Eastern Michigan Asylum and the Northern Michigan Asylum, in joint session at Pontiac upon the 6th day of June, 1889, I transmit herewith a memorial to the Legislature, with the request that it be presented as soon as practicable.

Very truly yours,

HENRY M. HURD, *Secretary.*

House of Representatives, Lansing, Mich.

To the Legislature of the State of Michigan:

Your memorialists, the Boards of Trustees of the Michigan Asylum for the Insane, the Eastern Michigan Asylum, and the Northern Michigan Asylum, now in joint session, respectfully desire to make the following statements relative to the inadvisability of returning to county care of the insane:

From the organization of the asylum at Kalamazoo in 1859 until the act of 1877, which provided for State support, pauper and indigent insane were supported exclusively by the counties where they severally had a legal settlement; from 1879, when the act of 1877 took effect, until the present time the counties have supported the pauper and indigent insane for two years in the asylums, after which time all such have been transferred to State expense.

What, in brief, was the design of the statute of 1877? First, to induce the county officers to send all their patients to State institutions early in the history of the disease—the most successful time for treatment—by offering to assume the burden of their support after two years; and second, to keep those suffering from incurable forms of mental disease out of the almshouses of the State.

(The workings of the two systems consequently are known and have been long enough in operation to enable one to draw intelligent comparisons as to the efficacy of each.)

The county system, so-called, is altogether inadequate for the care of insane patients. It provides unsuitable buildings, imperfectly heated and ventilated, makes no attempt at classification, does not effectually separate the sexes, provide insufficient food and merely nominal attendance. Nor is this all. Political influences frequently enter the county house and interfere with its successful management.

What has been the result of this system in the past? Great neglect and suffering among the insane. The recital of a few instances will serve to illustrate.

But few of the counties were prepared to take care for the insane at the time the system was in vogue. Almshouses were built for the poor, who required little more than food and shelter, and were often inadequate for these. The introduction of the insane to these houses rendered the inmates, both sane and insane, very uncomfortable, and their quarters hardly habitable owing to the filth, the noise and confusion, and the insanitary condition that existed. When patients became much disturbed and violent cells were prepared for them in the basements of some of the almshouses, and they were confined in them—cold, naked, filthy, and without beds excepting straw, on which to stretch their weary limbs. These cells were cleared out occasionally by irresponsible men, who, in more than one instance, washed the filth off naked women with cold water and a broom. Such was the care of some of the insane under the old regime. Patients escaped from their uncomfortable surroundings, wandered about the country and perished from cold and hunger, and their bodies were destroyed by wild animals.

But these were not all the evils that arose from poorhouse provision. A delicate and very respectable woman was removed from the *asylum* at Kalamazoo to a county house against the advice of the physician in charge. While there one of the male paupers, such as frequently infest countyhouses during the winter season, got access to her, and in due time she gave birth to a living child to swell the number of the dependent class. This patient was first admitted as a private patient at Kalamazoo, but her husband became impoverished, owing to poor health, and afterwards died. She thus became a county charge and was soon removed, with the history above given. Occurrences of this kind were not infrequent under the old county system, where no means of classification could be employed, and little or no oversight was possible.

Another evil may be mentioned, having direct bearing upon the welfare of the insane. The superintendents of the poor often placed the quiet and harmless in county poorhouses without regard to curability or incurability; but after they became troublesome and incurable, sent them to the *asylum*. Such cases today materially swell the number in our *asylum* wards.

Another evil in the county system should not be overlooked. County officers were in the habit of removing a large number of their patients to the almshouses without regard to their condition, simply to influence their re-election to office, by showing that the expense of the counties had been largely reduced during their term of office. Many of these patients were members of respectable families, and consequently were taken at once from the county house to their homes, there to destroy all the comforts of the family, as well as all prospects of recovery. There is no good reason to expect better care now than was given 25 years ago.

What has State provision done for this unfortunate class? It has erected large and commodious asylums, arranged for proper classification and separation of the sexes, has introduced the best known methods for heating and ventilating, and furnished all the appliances necessary for the comfort and welfare of patients. It has provided a corps of attendants to look after the inmates, physicians to give the necessary medical treatment, and a board of trustees to exercise general oversight and see that the designs of the institution are fully carried out. It has taken the insane out of the poorhouses and placed them in comfortable dwellings, restored many to health or so far improved their condition as to enable them to live at home and earn their own support. It has mitigated the suffering of others and made life endurable.

It has removed the dependent insane from the political influences of the counties and made them wards of the State.

An argument against State hospitals is that they are expensive. The care and nursing of the sick are always expensive, and especially is this true of the insane that do not co-operate in any way in their treatment but often oppose all efforts made in their behalf, and are frequently destructive and uncleanly in their habits, requiring constant attention to keep them at all comfortable. Such patients cannot be cared for properly outside of our large hospitals for the insane for the reason that suitable accommodations and skilled medical attention cannot be secured.

Shall we refuse to give such unfortunates the care they require simply because it is more expensive, and in lieu thereof shut them up in cells, uncared for, wretched, there to remain until death comes to their relief? Let not the fact be overlooked that the daily cost of maintaining insane patients in asylums is less than the per diem allowance of most counties for the dieting of prisoners or tramps in the county jail, who are in good health and require no personal care.

It may be said by some that the disturbed, noisy, destructive and filthy patients should be treated in the asylums, while the more quiet should be cared for in county almshouses. If the county system were again in vogue, have we any assurance that a more wise and judicious discrimination would be made than previously existed? Would it not depend largely upon the intelligence and liberality of the county officers? But should a wise discrimination be made between the class sent to the asylum and the almshouse, would not the effect be to increase largely the per capita rate per week of those placed under asylum treatment, so much as to discourage the admission of all, excepting those whom it is impossible to care for elsewhere. The fact that patients can be treated in the asylums at \$3.50 per week is due to the large number under treatment, embracing the quiet and passive as well as those more violent and destructive.

The statement that more patients are in the asylums than would be if supported at the expense of the counties, is probably true; but from what is stated above, does it appear that the interests of the insane would be as well subserved? The few imbeciles that are in the asylum were, at the time of admission, so violent and difficult to care for that the only other resort were the jails and prisons of our State.

If there are patients in the asylums that can be cared for in county receptacles and be made comfortable, the trustees are authorized to direct the removal of such, to make room for more urgent cases; but to change the organizing act to effect this, is neither necessary nor wise.

Looking upon the provision for the insane simply from an economical aspect, would it in the end be cheaper to support them in the county houses than in the State asylums? The impression is that it would not. If turned over to the various counties, buildings would ultimately be erected, the aggregate cost of which would build State institutions, sufficient to meet all requirements, and what would be saved in food, fuel, furniture and personal care, would be lost by the destructive habits of patients uncared for and unfed in the county receptacles.

But there is a moral as well as an economical question at issue in caring for the insane, which ought to show us that the necessities of this class of sufferers should be met, even if the burden to the tax-payer is heavy.

If the bill now pending before the House (file 218) should become a law, it will carry us back twenty-five years in the care of the insane. And while it does not provide that the insane shall be relegated to the almshouses of the State, it is obvious that its practical working will be to eventually remove all the insane, excepting the disturbed and violent classes, to the almshouses. Experience has abundantly shown that the insane cannot be properly cared for in such establishments. Any standard of care established would soon deteriorate for lack of interest and oversight.

Who of our citizens will suffer most by returning to the county system? Not the rich, but the poor—the working classes—farmers, mechanics, teachers and those laboring for the benefit of mankind—the very classes whose interests we should foster and protect; for upon them the welfare of the State and nation largely depends. In fact, one-half, if not two-thirds, of all the people in our State will in some way, directly or indirectly, be distressed by a return to the county system. The asylums would become asylums for the rich and well-to-do; the poor will have no place in them. The patients themselves will suffer the most. Many of them are cultivated and refined and accustomed to pleasant surroundings and home comforts. They have never been paupers, and should not suffer the unmerited calamity of being sent to county almshouses.

The idea that the State system stimulates placing the greatest number of insane in asylums, and thus makes the expense of supporting the pauper insane greater in consequence, is in a measure true. But is not this commendatory of the system? A return to the county system would inevitably send to almshouses, to private homes and to jails many insane persons who ought to be in asylums, there to receive the most enlightened treatment looking to their restoration to health. Which of the two would be the greater evil? With boards of trustee and competent officers abuses likely to arise can be easily and efficiently corrected under our present statutes. In any event they are few as compared with those which will surely follow the county system.

Perhaps a few of those in the asylums could be cared for at home among friends if they had any, but in poor-houses they would soon degrade and become troublesome lunatics, dangerous to the community and expensive to the counties.

If the insane require the food they receive in the asylum to sustain their physical health, or the attendance necessary to keep up their self-respect and an observance of the ordinary proprieties of life, can this great State, with its wealth and resources, afford to deprive them of it?

The colony system adopted by the legislature two years since removes the necessity of erecting large and expensive asylums for years to come. The colony house to accommodate 30 or 40 patients can be erected at small expense. It can be multiplied as the necessities of the institution may require. The expense for building them need not exceed that of the ordinary almshouses. The cost for board and attendance will be reduced as the labor of patients thus colonized can be more fully utilized and the system more thoroughly organized. The number of attendants required for these patients will be much less than for those in the ordinary asylums.

It is assumed: First, That insane persons cannot be cared for properly in county almshouses, that insufficient care will constantly degrade them, while in the asylums their condition will constantly improve. Mark the improvement in the past four or five years in the treatment of the insane in our asylums. Methods are now employed that once were thought impracticable,

if not impossible, which have added greatly to the comfort and welfare of the insane.

Second, That politics should not control the management of our institutions any more than our churches. If once permitted to enter, the institutions will soon be run in the interest of the politician and not in the interest of the patient.

It is also safe to say that the insane can be cared for better in our organized asylums than in any other way known to the profession or the public, under the existing laws, with no direct political influences affecting their management.

In speaking of the law of 1877, the late Dr. Ray, of Philadelphia, eminent as an alienist and author, remarked, "It is too good to last." Ten years have elapsed since it went into operation, and it has fully met the expectations of its warmest advocates. With few exceptions the insane have been placed readily under treatment, the rate of maintenance has been steadily reduced, while the standard of treatment has steadily improved.

Not one of the older States in the Union has spent less and provided more with its money for its insane than Michigan, and few States can boast of better results. Men competent to judge, both at home and abroad, have recognized this fact. Ought we, under such circumstances, to give up what the wise and good approve, to return to a system that all sooner or later will deplore?

CHARLES T. MITCHELL,
CHARLES J. MONROE,
IRA R. GROSVENOR,
ROBERT BURNS,
FOSTER PRATT,
ERASTUS N. BATES,

Trustees Michigan Asylum for the Insane.

WARREN G. VINTON,
NORMAN GEDDES,
AUGUSTUS C. BALDWIN,
JOSEPH E. SAWYER,
JACOB S. FARRAND,
JAMES A. REMICK,

Trustees Eastern Michigan Asylum.

THOMAS T. BATES,
GEORGE A. FARR,
HENRY S. NOBLE,
LORIN S. ROBERTS,
VARNUM B. COCHRAN,
JOHN BENJAMIN,

Trustees Northern Michigan Asylum.

PONTIAC, June 6, 1889.

Referred to the joint committees on the several asylums for the insane.

Mr. Killean moved to take from the table
House bill No. 583 (file No. 329), entitled

A bill to amend chapter 201 of the compiled laws of 1871 as amended, being chapter 275 of Howell's annotated statutes, relative to proceedings against debtors in attachment, by adding one section thereto to stand as section 32.

Which motion prevailed.

The question being on concurring in the amendment made by the Senate to the bill, which had been reported as follows:

1. By inserting in line 9 of section 32, after the word "required," the words "and said lien so created shall continue until the final decision in said cause unless otherwise discharged."

2. By striking out of lines 9 and 10 of section 32 all of the proviso therein contained, and inserting in lieu thereof the following: "*Provided further*, No judgment shall be taken upon such indebtedness until the same shall have matured by the terms thereof."

On motion of Mr. Kilean,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Alexander,	Mr. Hall,	Mr. Pealer,	Mr. Swift,
Austin,	Harris,	Potter,	Tinklepaugh,
Baldwin,	Hawley,	Preston, W. W.	Turner,
Bignall,	Hobart,	Probert,	Tyrrell,
Browne, H. W.,	Jackson,	Robinson, R.,	Van Orthwick,
Chambers,	Jasnowski,	Rauthier,	Wagner,
Cole,	Killean,	Russ,	Waite,
Connor,	Lowden,	Salisbury,	Watson,
Curtis,	McElroy,	Sherman,	Watts,
Dalton,	McKinstry,	Slosson,	Wells,
Damon,	McMillan,	Smith, O. S.,	Wettlaufer,
Dewey,	Mellen,	Southworth,	White,
Deming,	Murtagh,	Spencer,	Williams, W. W.
Ferguson,	Northup,	Stoflet,	Wood,
Gill,	Peabody,	Stout,	Speaker, 61
Goodrich,			

NAYS.

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Mr. Hanscom moved to take from the table
House bill No. 669, entitled

A bill to authorize the Board of Control of State swamp land to make an appropriation to aid in the construction of a State road from Bessemer, Gogebic county, to the mouth of Black river in said county.

Which motion prevailed.

On motion of Mr. Hanscom,

The bill was referred to the committee on public lands.

Mr. Damon moved to reconsider the vote by which the House refused to pass

Senate joint resolution No. 2 (file No. 2), entitled

Joint resolution authorizing the board of State auditors to investigate, examine and settle any claims found to be due Messrs. Farrand & Shank, of the city of Lansing, county of Ingham, and Messrs. Burroughs & Company, of the city of Flint, in Genesee county, against the State of Michigan for damages sustained by reason of the passage of act No. 186 of the public acts of 1885, entitled "An act to prevent deception in the manufacture and sale of dairy products, and to preserve the public health."

Which motion prevailed.

The question being on the passage of the joint resolution,
On motion of Mr. Damon,
The joint resolution was laid on the table.
The Speaker announced that the hour had arrived for the

SPECIAL ORDER.

On motion of Mr. Waite.

The House went into committee of the whole on the special order,
Whereupon the Speaker called Mr. Spencer to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee of the whole have had under consideration the following:
House bill No. 16 (file No. 379), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise.

But not having gone through therewith, have directed their chairman to report that fact to the House and ask leave to sit again.

E. R. SPENCER, *Chairman.*

Report accepted.

On motion of Mr. Spencer,

Leave was granted the committee to sit again for the consideration of the bill.

The House took up the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 172 (file No. 316), entitled

A bill making appropriations for the Reform School for the years 1889 and 1890.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 564 (file No. 393), entitled

A bill to amend act No. 161 of the session laws of 1855, entitled "An act to incorporate the village of Three Rivers," approved February 13, 1855, as amended by the following acts, to-wit: Act No. 205 of the session laws of

1873, act No. 338 of the local acts of 1879, act No. 351 of the local acts of 1881, and act No. 478 of the local acts of 1887, by amending sections 5, 12, 14 and 24, and by adding three new sections to stand as sections 67, 68 and 69.

And to inform the House that the Senate has amended the same as follows, viz :

1. By striking out of line 5 of section 14 the words "if it shall be declared necessary by a vote of two-thirds of the members of said council entitled to vote."

2. By striking out section 69.

3. By inserting in line 8 of section 14 after the words "said village" the words "Provided that a majority of the electors voting at a special or general election in conformity with an ordinance passed by the common council allowing said vote shall vote in favor of the loan."

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Pealer,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Alexander,	Mr. Gregory,	Mr. Murtagh,	Mr. Stout,
Austin,	Hall,	Peabody,	Swift,
Baldwin,	Harris,	Pealer,	Tinklepaugh,
Bignall,	Hawley,	Potter,	Tyrrell,
Chambers,	Hobart,	Preston, W. W.,	Van Orthwick,
Connor,	Jackson,	Probert,	Wagner,
Crosby,	Jasnowski,	Robinson, H. W	Waite,
Curtis,	Killean,	Robinson, R.,	Watson,
Damon,	Lowden,	Rauthier,	Watts,
Dewey,	Lusk,	Russ,	Wells,
Deming,	McElroy,	Salisbury,	Wettlauffer,
Dyer,	McKinstry,	Slosson,	White,
Ferguson	McMillan,	Southworth,	Williams, W. W.,
Fitch,	Mellen,	Spencer,	Wood,
Gill,	Morton,	Stoflet,	Speaker,
Goodrich,			61

NAYS.

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The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker announced the following :

SENATE CHAMBER,
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 334 (file No. 149), entitled

A bill to amend sections 1 and 3 of act No. 198, of the session laws of 1879, entitled "An act to provide for the regulation and enforcement of assignments for the benefit of creditors," approved May 13, 1879.

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 795, entitled

A bill to authorize the township of Churchill in Ogemaw county, Michigan, to borrow money to be used in paying indebtedness upon outstanding contingent and highway orders and to issue bonds therefor.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

Mr. Gregory moved that the House take a recess until 2 o'clock P. M.

For which,

Mr. Wells offered the following substitute:

Resolved, That when the House adjourns today noon it stand adjourned until 2 P. M. Monday next.

Which was not agreed to.

The question being on the motion for a recess,

Mr. Murtagh moved as a substitute that when the House adjourn today it stand adjourned until Monday next at 9:30 o'clock P. M.

Which was not agreed to.

The question again being on the motion for a recess,

Mr. Watson moved as a substitute that when the House adjourns, today it stand adjourned until 2:15 o'clock P. M. on Monday next.

Which was agreed to.

The motion as amended by the substitute then prevailed.

By the special committee on distribution of the manual:

Your committee appointed to confer with a similar committee appointed by the Senate upon the question of the distribution of the manuals respectfully report that they have had the same under consideration for some time, during which they have had several conferences with the Senate committee, but have been unable to arrive at or agree upon any satisfactory basis for such

distribution and ask to be discharged from the further consideration of the subject.

B. S. WAITE,
STANLEY W. TURNER,
J. V. N. GREGORY,

Committee.

Report accepted and committee discharged.

On motion of Mr. Waite,

The request was granted, and the committee discharged.

By the committee on drainage:

The committee on drainage, to whom was referred

House bill No. 686, entitled

A bill to amend sections 15 and 17 of article 4 and section 6 of article 5 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved May 1, 1873, as said sections were amended by act No. 234 of the public acts of 1885, approved June 20, 1885,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend section 22 of article 4 of act number 198 of the session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," approved May 1, 1873, as amended by act number 234, of the public acts of 1885. approved June 20, 1885.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

R. ROBINSON, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. R. Robinson,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole and placed on the general order.

By the committee on railroads:

The committee on railroads, to whom was referred

Senate bill No. 58 (file No. 162), entitled

A bill to amend section 1 of article 4 of act No. 198, session laws of 1873, as amended by act No. 98, session laws of 1875, providing for the use of air brakes on railroad trains,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

NEAL McMILLAN, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred House bill No. 521, entitled

A bill to amend sections 2 and 14 of act No. 467 of the local acts of 1887, entitled "An act to revise and amend act No. 305 of the local acts of 1883, entitled an act to re-incorporate the village of Vicksburg," approved May 18, 1887, and to add two new sections thereto to stand as sections 17 and 18,

Respectfully report that they have had the same under consideration, and have directed me to request of the House that the bill be printed for the use of the committee.

F. F. HOAGLIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Spencer,

The request was granted, and the bill was ordered printed for the use of the committee.

Mr. Murtagh moved that the House adjourn.

Which motion did not prevail.

By the committee on towns and counties:

The committee on towns and counties, to whom was referred

House bill No. 447, entitled

A bill to detach certain territory from the township of Muskegon, in the county of Muskegon, and annex the same as a new ward to the city of Muskegon,

Respectfully report that they have had the same under consideration, and that they were at the outset confronted by a constitutional objection embraced in section 4 of article 4 of the State constitution which is confirmed by a decision of the Supreme Court in the case of Attorney General vs. Hollihan, 29th Michigan, page 116.

The committee are unanimous in the opinion that of the territory described in the bill that portion known as Pinchtown should for various and obvious reasons be annexed to the city. With reference to the rest of the tract in question, the committee took into careful consideration all the statements and arguments presented by the citizens of the city and township respectively in favor of and in opposition to the passage of the bill, and, while some doubts exist in the minds of some of them as to the advisability of attaching to the city at the present time so large a territory, yet in view of the prospective growth of the city and on the principle of the greatest good to the greatest number, a majority of the committee would vote for a favorable report on the bill were it not for the insuperable objection above indicated, which compels them to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

JNO. A. DAMON, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Damon,

The bill was laid on the table.

Mr. Ferguson moved to discharge the committee of the whole from the further consideration of

Senate joint resolution No. 10, entitled

Joint resolution authorizing the Board of State Auditors to make certain improvements upon property owned by the State in the city of Lansing.

Which motion prevailed.

On motion of Mr. Ferguson,

The joint resolution was referred to the committee on ways and means.

On motion of Mr. Bignall,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock, P. M.

The House met and was called to order by the Speaker.

Roll called: not a quorum present.

Absent without leave: Messrs. H. W. Browne, Deming, Goodrich, Gregory, Hanscom, Jasnowski, Lowden, McMillan, Mellen, Murtagh, Northup, Rauthier, Sherman, Slosson, Stoflet, Tinklepaugh, Turner, Watson, and Wetzlaufer.

Mr. Austin moved that the House adjourn.

Which motion prevailed, and

The Speaker declared the House adjourned until 2:15 o'clock P. M. on Monday next.

Lansing, Monday, June 10, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Roll called: quorum present.

Absent without leave: Messrs. Abbott, Alexander, Baker, H. W. Browne, Dee, Dewey, Deming, Dyer, Gibbons, Gill, Hall, Hanscom, Hobart, Hollister, Huebner, Killean, McKay, Mellen, Morton, O'Keefe, H. W. Robinson, Rogers, Slosson, O. S. Smith, Stoflet, Tinklepaugh, Turner, Wachtel, Wagner, Wetzlaufer, Wiggins, Wood and Zagelmeyer.

On motion of Mr. Hawley,

Leave of absence was granted to Mr. H. W. Browne for the day.

On motion of Mr. Waite,

Leave of absence was granted to Mr. Turner for the day.

On motion of Mr. Waite,

Leave of absence was granted to Mr. O'Keefe for the day.

On motion of Mr. Cole,

Leave of absence was granted to all absentees for the day.

PRESENTATION OF PETITIONS.

No. 2033. By Mr. Cole: Petition of Wm. S. Wilcox and 24 others of Lenawee county, in reference to the "thousand mile ticket bill."

On demand of Mr. Cole,
The petition was read at length, and spread at large on the Journal, as follows:

To the House of Representatives of the State of Michigan :

The undersigned, citizens of Lenawee county, respectfully request your honorable body to pass the "thousand mile ticket bill" without the House amendments.

Also:

No. 2034. Petition of Dale Munson and 16 others of Lenawee county, on the same subject.

Referred to the committee on railroads.

No. 2035. By Mr. Eaton: Petition of H. E. Howell and 11 others of Dewitt, Clinton county, asking that soldiers' bounties be equalized on the basis of fifteen cents per day, less the amount of State bounty paid.

On demand of Mr. Eaton,

The petition was read at length, and spread at large on the Journal, as follows:

To Michigan's Legislature :

We, the undersigned, who served for Michigan in the late war for the preservation of the Union, knowing that there is great inequality in the bounty paid Michigan soldiers, consequently great injustice done them; therefore, to right said wrong, we petition the Legislature to make a law giving to each soldier who served for Michigan in said war, if living, and to his heirs if dead, the sum of fifteen cents for each day's service, less the amount he has already received as State bounty, as a just and final settlement of said question of "State Bounty," and your petitioners will ever pray, etc.

Referred to the committee on ways and means.

No. 2036. By Mr. Eaton: Petition of John W. Ward and 10 others of Portland, Ionia county, asking that soldiers' bounties be equalized on the basis of fifteen cents per day, less the amount of State bounty paid.

Referred to the committee on ways and means.

No. 2036. By Mr. Eaton: Petition of John Van Horn and 5 others of Portland, Ionia county, asking that soldiers' bounties be equalized on the basis of fifteen cents per day, less the amount of State bounty paid.

Referred to the committee on ways and means.

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House joint resolution No. 32, entitled

Joint resolution to amend section 1 of article 5, sections 1 and 2 of article 8, sections 2, 3 and 34 of article 10 of the Constitution of the State of Michigan, relative to State and county officers.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Pealer,

The joint resolution was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred
Senate bill No. 3 (file No. 16), entitled

A bill to provide additional record evidence of the trust capacity of executors, administrators and guardians in certain cases,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred
House bill No. 722, entitled

A bill to amend section 27, of chapter 1, of act No. 243, of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintaining of highways and private roads, and the building, repairing and preservation of bridges within this State," as amended by act No. 166 of the public acts of 1883,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

G. M. BALDWIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Baldwin,

The House concurred in the amendments made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, June 7, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 359 (file No. 287), being

An act to amend sections 28, 31 and 44 of act No. 271 of the local acts of 1877, entitled "An act to incorporate the city of Dowagiac," approved March 24, 1877, and section 66 of said act as amended by act No. 331 of the local acts of 1883, approved June 8, 1883.

Also:

House bill No. 175, being

An act to prevent the destruction of fish in Donnell's lake and Diamond lake in Penn township, Mud lake in Calvin township, and Indian lake, Dewey lake, Cable lake, Magician lake and Crooked lake in Silver Creek township, all in the county of Cass, and Crooked lake and Round lake in the township

of Keeler, in Van Buren county, and Brush lake in the townships of Berrien and Pipestone, and Long lake in Berrien township, Berrien county.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 7, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 525 (file No. 314), being

An act to provide for the appointment of a stenographer for the probate court of the county of Wayne, and for the police courts of the city of Detroit, to prescribe his duties and fix his compensation.

Also:

House bill No. 127 (file No. 216), being

An act to amend section 3 of chapter 11 of act number 243, of the session laws of 1881, being compiler's section No. 1414 of Howell's annotated statutes, relative to general duties of commissioners and overseers.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 7, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 257 (file No. 110), being

An act to amend act No. 35, of the public acts of 1867, entitled "An act to provide for the formation of street railway companies," by adding a new section thereto, which shall be known as section 31.

Also:

House bill No. 423 (file No. 348), being

An act to provide for the joint erection of soldiers' monumental buildings by townships, incorporated villages and cities, and permit the same to unite in any Grand Army post in the erection of such buildings.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 7, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 650 (file No. 352), being

An act to amend sections 9 and 11 of title 2, and section 17 of title 14, of act No. 355 of the local acts of 1885, entitled "An act to amend an act entitled 'An act to revise the charter of the city of East Saginaw,' being act No. 355, local acts of 1885, approved May 19, 1885, being amendatory of an act entitled 'An act to incorporate the city of East Saginaw,' approved Feb-

ruary 14, 1859, as amended by the several acts amendatory thereof," and to repeal all acts or parts of acts in conflict herewith.

Also:

House bill No. 376 (file N. 262), being

An act to amend section 25 of chapter 244 of the compiled laws of 1871, being compiler's section 7534, as amended by act No. 191 of the public acts of 1875, being compiler's section 9099 of Howell's annotated statutes, relative to offenses against the lives and persons of individuals.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 8, 1889.

To the Speaker of the House of Representatives:

SIR—Pursuant to a request of the House of Representatives communicated to me through the clerk of the same, I herewith return to your Honorable body

House bill No. 174 (file No. 107), entitled

A bill to amend section 1 of chapter 7, of act No. 243, of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," being section 1379 of Howell's annotated statutes,

The same not having received executive consideration.

C. G. LUCE,
Governor.

On motion of Mr. Harris,

The bill was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 8, 1889.

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 52 (file No. 11), being

An act to authorize the formation of corporations for acquiring, holding, leasing and selling real estate and for the erection of buildings thereon.

Also:

House bill No. 499 (file No. 336), being

An act to amend section one of chapter nine of act number three hundred and twenty-six of the session laws of eighteen hundred and eighty-three, entitled "An act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith," approved June seventh, eighteen hundred and eighty-three, as amended by an act approved May sixth, eighteen hundred and eighty-seven.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 8, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 172 (file No. 316), being

An act making appropriations for the Reform School for the years 1889 and 1890.

Also:

House bill No. 109 (file No. 299), being

An act to protect fish and regulate fishing in the waters of this State by prohibiting the use of seines, pound nets, gill nets and other fixed or set nets with meshes below certain sizes, and regulating the use of such nets, and to repeal inconsistent acts.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 8, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 377 (file No. 300), being

An act to amend section 22 of act No. 82 of the session laws of 1873, entitled "An act to provide for the incorporation of mutual fire insurance companies, and defining their powers and duties, and to repeal chapter 97 of the compiled laws of 1871, and also act No. 94 of the session laws of 1871, as amended by act No. 38 of the public acts of 1877, being section 4267 of Howell's annotated statutes."

Also:

House joint resolution No. 23 (file No. 6), being

Joint resolution for the relief of George W. Case.

C. G. LUCE.
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 8, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 723 (file No. 312), being

An act to revise and amend the charter of the city of Jackson.

Also:

House bill No. 275 (file No. 290), being

An act making an appropriation for the maintenance and support of the Mining School at Houghton, Michigan, for the years 1889 and 1890.

O. G. LUOE, *Governor.*

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 8, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 276 (file No. 291), being

An act making an appropriation for fitting up and furnishing the new school building of the Mining School at Houghton and finishing the grounds thereof, and supplying the same with water, and equipping said building and school, and preparing the same to perform their proper functions, as provided in act No. 70 of the session laws of 1885, entitled "An act to establish and regulate a Mining School in the Upper Peninsula," approved May 1, 1885.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 8, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 641 (file No. 341), being

An act to amend sections 1, 5, 7, 9, 10, 11, 17, 21, 22, 30, 32, 45, 50, 61, 64, 68, 77, 78, 84, 91, 92, 93, 94, 100, 109, 129, 130, 132, 134, 136, 151 and 156 of act No. 346 of the local acts of 1881, entitled "An act to revise an act to incorporate the city of Bay City, approved March 21, 1865, as amended and revised by the several acts amendatory and revisionary thereof," approved March 30, 1881, to repeal sections 12 and 144 of said act, and to add eight new sections thereto to stand as sections 172, 173, 174, 175, 176, 177, 178 and 179 of said act.

C. G. LUCE,
Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 6, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill 188 (file No. 306), entitled

A bill to authorize the township of Greendale, in the county of Midland, State of Michigan, to borrow money for the payment of the outstanding township and highway orders, or other indebtedness, and issue its bonds therefore,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 6, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to inform the House relative to House bill No. 126 (file No. 292), entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous, intoxicating, malt, brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages (and the forfeiture of leases in certain cases) and to repeal all acts or parts of acts inconsistent with the provisions of this act,

Concerning which a difference exists between the two houses, upon which difference a committee of conference has been ordered.

That Senators Babcock, Giddings, Chapman, Holbrook and Barringer have been appointed as such committee on the part of the Senate.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The message was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 112 (file No. 253), entitled

A bill making appropriations for the Michigan School for the Deaf for the years 1889 and 1890,

And to inform the House that the Senate has amended the same, as follows, viz.:

1. By striking out the last two lines and the last word of line five, sec. 2, and inserting in lieu thereof the words "For deficiency in the account for water supply, \$154.31; for deficiency in the account for new buildings, etc., \$1,139.51.

2. By striking out of line 2 of section 4 the word "nine" and inserting in lieu thereof the word "two."

3. By inserting in line 1 of section 1 after the enacting clause the words "That the sum of eight thousand and seventy-six dollars and fifty-eight cents be and is hereby appropriated to meet the deficiency in the current expense fund December 31, 1888."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Hoaglin,
The House concurred, a majority of all the members elect voting therefor,
by yeas and nays, as follows:

YEAS.

Mr. Angerer,	Mr. Harris,	Mr. Morton,	Mr. Slosson,
Austin,	Hawley,	Murtagh,	Southworth,
Baldwin,	Hinkson,	Northup,	Spencer,
Briske,	Hoaglin,	Peabody,	Stout,
Brown, N. J.,	Jackson,	Pealer,	Swift,
Chambers,	Jasnowski,	Potter,	Tyrrell,
Cole,	Judd,	Preston, W. W.,	Van Orthwick,
Connor,	Kirby,	Probert,	Waite,
Crosby,	Lowden,	Robinson, R.,	Watson,
Curtis,	Lusk,	Rauthier,	Watts,
Eaton,	McElroy,	Russ,	White,
Fitch.	McKinstry,	Salisbury,	Williams, C. W.
Goodrich,	McMillan,	Sherman,	Speaker,
Gregory,			53

NAYS.

0

The bill was referred to the committee on engrossment and enrollment
for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

Sir—I am instructed to transmit to the House the following bill:

Senate bill No. 136 (file No. 107), entitled

A bill to provide for the construction of sidewalks within and along
the highways in the township of Grand Rapids, county of Kent,

Which has passed the Senate by a majority vote of all the Senators elect
and by a vote of two-thirds of all the Senators elect, been ordered to take
immediate effect, and in all of which the concurrence of the House is respect-
fully asked.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the
committee on roads and bridges.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following joint resolu-
tion:

Senate joint resolution No. 22 (file No. 8), entitled

Joint resolution accepting the invitation of the French government to the
Paris universal exposition of 1889,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on State affairs.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 208 (file No. 89), entitled

A bill to amend section 5264 of the compiled laws of 1871, being section 6829, of Howell's annotated statutes of Michigan, relative to issuing and return of short summons in justice courts,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 562 (file No. 321), entitled

A bill to amend section 4309 of the compiled laws of 1871, as amended by act No. 35 of the public acts of 1881, being section 5772a of Howell's annotated statutes, as amended by act No. 169 of the public acts of 1883, relative to the title of real property by descent,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 431 (file No. 303), entitled

A bill to require the labeling of all gasoline, benzine and naphtha sold at retail,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House bill No. 750 (file No. 319), entitled

A bill to amend sections 2 and 3 of chapter 2 of Act No. 326 of the local acts of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 1, 1883, relative to registration of electors and elections,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

GENERAL ORDER.

On motion of Mr. Hoaglin,

The House went into committee of the whole, on the general order.

Whereupon the Speaker called Mr. Kirby to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:

1. House bill No. 64 (file No. 122), entitled

A bill to establish the Michigan home and training school for feeble-minded children and making an appropriation for the same.

And have directed their chairman to report the same back to the House with the recommendation that it be made the special order for Wednesday at 10:30 A. M.

The committee of the whole have also had under consideration the following:

2. Senate joint resolution No. 3, entitled

Joint resolution authorizing the issuing of a patent to James H. Wellings for certain school lands in Clinton county.

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend passage.

The committee of the whole have also had under consideration the following:

3. House bill No. 181 (file No. 382), entitled

A bill to regulate the hours of labor upon street surface and elevated railroads for passenger travel, organized under the laws of this State, and agreements in reference thereto.

4. Senate bill No. 45 (file No. 8) entitled

A bill to provide for the incorporation of Finnish National Brothers' Temperance Associations of North America,

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

JOHN W. KIRBY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Watson,

The House concurred in the recommendation of the committee relative to the first named bill, and it was made the special order for Wednesday, June 12, at 10:30 A. M., two-thirds of all the members present voting therefor.

The second named joint resolution was placed on the order of third reading.

On motion of Mr. Jasnowski,

The House concurred in the amendments made by the committee to the third and fourth named bills, and they were placed on the order of third reading.

On motion of Mr. Pealer,

The House adjourned.

Lansing, Tuesday, June 11, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Cook.

Roll called: quorum present.

~~W~~Absent without leave: Messrs. Baker, Briske, Fitch, Huebner, Killean, O. S. Smith and Wheaton.

On motion of Mr. Murtagh,

Leave of absence was granted to Mr. Wheaton until Monday next.

On motion of Mr. Jasnowski,

Leave of absence was granted to all absentees for the day.

On motion of Mr. H. W. Robinson,

Leave of absence was granted to himself from today until Friday next.

PRESENTATION OF PETITIONS.

No. 2037. By Mr. Wells: Memorial relative to the care of chronic insane.

On demand of Mr. Wells,

The memorial was read at length, and spread at large on the Journal, as follows:

To the House of Representatives:

GENTLEMAN.—The following is an extract from the report of the Board of Public Charities of Pennsylvania, year 1888. (For Pennsylvania read Michigan):

Where should the chronic indigent insane be kept? There are honest differences of opinion upon some branches or features of this subject. As a general prop-

osition, all agree that they should be kept where they can be made the most comfortable, but many grave questions enter into this subject and have to be considered. Prominent among these are the present and prospective capacity of the accommodations furnished and likely to be furnished by the State, and the financial ability of the State to increase these accommodations as rapidly as demanded by the numbers of insane to be provided for. In certain counties the local authorities have, at great expense and with commendable public spirit, made special and satisfactory provision for the care of their demented, including special buildings and superintendence. Where this has been done, or may hereafter be done, by the several counties, it would be unwise not to allow such buildings to be occupied for the purposes intended, and especially by those who are chronically insane. The practical effects of their removal to the State institutions are to double the cost of their maintenance, and to so crowd the State Hospitals (Asylums) as practically to exclude therefrom new cases which should have precedence and immediate attention. And thus filling up the State institutions inevitably results in pressing demands for increase in the number or capacity of the State institutions. Influenced by these considerations the Board has instructed the committee on lunacy to remove the chronic, imbecile and incurable insane, who are neither violent or dangerous, from the State Hospitals (Asylums) to the counties to which they belong, where such counties have satisfactory buildings and other accommodations for the proper treatment of this unfortunate class.

Moreover, the policy here recommended would seem to be in harmony with that of the State, as indicated by its statutory change of name from that of asylums to that of hospitals. The primary object is to cure, and the mere place of restraint is secondary. The Board of Charities, in view of the large and increasing number of inmates in the State Hospitals (Asylums), has declined to recommend the enlargement, doubting the wisdom of encouraging the creation of such immense establishments, under single management. In addition to this, if the Legislature will accept the recommendations of this report as to transfer to hospitals (Asylums) prepared to receive them, the necessity for the increase demanded will be greatly diminished. Of course in these recommendations the Board feels compelled to have regard to the present condition of the public treasury.

Table Relative to Insane, State of New York, Report of 1884.

State Hospitals (Asylums), where Located.	No. of Patients, Oct. 1, 1887.	No. of Patients, Oct. 1, 1887.	Received for Support of Patients, 1887.		
			State Patients.	County Patients.	Private Patients.
State Asylum, Utica	586	\$70,822.35	\$1,118.04	\$14,866.37	\$67,424.34
State Hospital, Poughkeepsie	898	1,368,721.75	1,917.22	12,516.44	80,920.35
State Hospital, Buffalo	850	1,344,153.19	1,980.19	21,287.26	64,121.24
State Homeopathic Hospital, Middleton	850	708,632.16	1,417.06	13,500.00	41,545.07
Per cent.	1,888	\$4,358,339.43	302,000.06	\$104,000.37
For Chronic and Incurable Patients:					\$4.75
Willard Asylum -	1,812	\$1,314,457.91	\$725.40	\$18,126.00	\$281,401.67
Binghamton Asylum	1,039	585,000.00	627.48	21,182.94	126,997.97
Chronic, in county asylums (exempt from Willard Act) 18 counties-Per cent. 3 counties (not exempt from Willard Act), detached buildings	4,680	306,308.00	\$104,900.64
in poor houses	1,723	10.68	.71.14
Newburgh City Asylum	51	18.18
Kings County, Brooklyn Asylum	1,632
Monroe County, Rochester Asylum	276
New York City	4,418
13,188
MICHIGAN:					
Eastern Asylum, Pontiac	776	\$712,231.71	\$657.77	\$82,078.50	\$44,880.13
Michigan Asylum, Kalamazoo	870	931,380.24	1,070.87	99,581.66	41,890.44
Northern Asylum, Traverse City	556	544,737.82	979.84	60,265.44	40,053.14
2,301	\$2,218,418.27	\$242,638.60	\$126,773.70
Per cent.	263	100,000.00	865.25	\$41,379.46
Wayne County -	376	24,904.34
Poorhouses	639

1888

JOURNAL OF THE

[June 11,

State of New York, number of insane in State asylums.....	4,689	Per cent....	.90.21
" " " poorhouses.....	500	"09.79
" " " local asylums.....	7,970	"80.60
Total in asylums and poorhouses.....			13,168
State of Michigan, number of insane in State asylums.....	2,201	Per cent....	.85.41
" " " poorhouses.....	376	"14.69
" " " local asylums.....	268	"08.94
Total in asylums and poorhouses.....			2,830

Table showing the amount paid by State for each county for support of permanent and non-resident Insane for years 1886-7-8, also amount of State Tax levy for same purpose.

(1887, nine months only.) See Auditor General's report, 1886-7-8.

No. 1.	Counties that gain.			No. of Insane in poor house June 30, 1888.	No. 2.	Counties that lose.			No. of Insane in poor house June 30, 1888.
	County.	Amount paid for County.	Amount of State Tax same purpose.		County.	Amount paid for County.	Amount of State Tax same purpose.	Loss.	
Alpena.....	\$7,406 24	\$2,238 09	\$5,118 15	04	Alcona.....	\$1,175 80	\$1,635 08	\$459 17	08
Antrim.....	8,200 28	2,125 58	1,074 70	02	Alger.....		1,635 06	1,635 06
Barry.....	11,188 66	8,502 32	2,631 34	05	Allegan.....	9,332 59	9,810 38	477 79	09
Berrien.....	16,029 15	11,118 42	4,910 73	19	Arenac.....	55 84	817 58	761 69	03
Delta.....	8,489 59	2,239 19	1,200 40	Baraga.....	572 97	961 04	408 07
Eaton.....	11,608 81	11,445 43	157 88	06	Bay.....	10,847 00	14,388 54	4,041 45	03
Genesee.....	16,651 80	14,388 54	2,268 26	12	Benzie.....	616 81	961 04	364 22
Houghton.....	17,481 29	4,191 16	18,290 13	06	Branch.....	10,619 42	11,445 43	826 01	04
Ingham.....	12,757 67	12,099 46	658 21	06	Calhoun.....	8,294 08	18,812 70	10,018 62	18
Iosco.....	8,061 06	1,308 04	1,743 04	02	Cass.....	1,912 68	9,810 38	7,897 70	21
Isle Royal.....	777 06	65 41	711 62	Charlevoix.....	543 84	1,635 06	1,091 22
Kalamazoo.....	24,428 99	15,696 59	8,742 40	09	Cheboygan.....	1,973 88	2,289 09	315 71
Kent.....	34,936 71	29,481 12	5,505 59	11	Chippewa.....	2,278 41	2,289 09	10 68
Keweenaw.....	4,310 06	1,798 57	2,511 49	Clare.....	1,070 77	2,289 09	1,218 82	01
Leelanaw.....	1,730 92	654 03	1,076 89	Clinton.....	10,794 70	11,119 42	319 72	06
Lenawee.....	19,166 24	18,812 69	868 55	11	Crawford.....		1,144 54	1,144 54
Manistee.....	6,834 89	4,578 17	1,756 72	2	Emmet.....	190 90	1,308 04	1,117 14	00
Marquette.....	12,314 51	9,810 88	2,504 13	06	Gladwin.....		817 58	817 58	01
Menominee.....	7,985 37	4,087 66	3,877 71	01	G'd Traverse.....	2,882 85	2,616 10	223 26
Midland.....	4,809 16	1,635 06	2,674 10	08	Gratiot.....	3,088 51	6,218 88	2,575 86	07
Monroe.....	15,886 32	9,810 88	5,825 84	14	Hilledale.....	7,281 58	18,734 52	6,452 94	44
Montcalm.....	11,061 88	6,213 87	4,847 51	14	Huron.....	8,857 94	4,261 16	308 22
Muskegon.....	17,361 20	7,194 27	10,166 98	04	Ionia.....	10,708 68	11,118 42	409 74	10
Newaygo.....	6,163 26	3,108 61	8,055 65	Iron.....	41 68	8,106 61	8,064 98

Table Continued.

No. 1.	Counties that gain.			No. of Insane in poor house June 30, 1888.	No. 2.	Counties that lose.			No. of Insane in poor house June 30, 1888.
	County.	Amount paid for County.	Amount of State Tax same purpose.		County.	Amount paid for County.	Amount of State Tax same purpose.	Loss.	
Oakland.....	\$22,899 18	\$17,658 67	\$5,040 46	18	Isabella	\$2,136 96	\$2,948 12	\$908 17	04
Onitonagon....	4,204 18	2,452 59	1,751 59	Jackson.....	18,371 26	20,274 77	1,903 52	12
Osceola.....	5,332 44	2,452 59	2,879 86	01	Kalkaska.....	158 89	2,452 59	2,298 70
Oscoda.....	775 82	654 08	121 79	Lake.....	1,269 76	1,308 04	38 28
Ottawa.....	18,594 37	8,502 82	10,092 05	06	Lapeer.....	7,685 97	8,829 83	1,143 86	06
Saginaw.....	29,968 80	21,582 81	8,386 49	11	Livingston ...	9,678 81	9,810 87	181 56	06
Sanilac.....	5,151 31	3,906 19	246 12	Mackinac.....	1,370 51	1,685 06	264 55
St. Clair.....	16,782 86	10,791 40	5,990 98	06	Macomb.....	7,947 10	10,791 40	2,844 30	07
St. Joseph.....	14,987 68	11,772 45	3,195 23	06	Mason.....	1,880 75	2,616 10	1,236 86	01
Van Buren.....	11,858 44	9,156 34	2,202 10	08	Manitou.....	52 85	65 41	18 06
Waahetenaw....	29,180 69	19,820 74	9,568 95	06	Mecosta.....	2,758 55	8,924 14	1,165 59
Wexford.....	3,287 08	2,125 58	1,181 50	Missaukee....	287 48	2,125 58	1,858 10
Totals.....	\$431,589 81	\$293,225 75	\$137,764 06	198	Montm'r'ncy.....	50 28	817 58	767 30
Taxation escaped (except 1 year and 9 months) \$137,764.06									

Defective Classes in Michigan Census of 1884.

	No. of Insane.	No. of Idiotic.	No. of Epileptic.	Total.	Per Cent.	No. of Blind.	No. of Deaf Mutes and Dumb.
1884.....	2,644	1,537	1,187	5,308	.100	1,176	1,294
June 30, 1883—No. in State asylums.....				3,201	.4146		
No. in Wayne Co. asylum.....				263	.0476		
No. in poorhouses.....				376	.0700		
Totals.....				2,890	.5381		

Table relative to Indigent Insane (Michigan) as of June 30, 1884.

	State Patients In- digen...	County Patients.	Total State and County Patients.	Per Capita Yearly Cost for Support.
State asylums*.....	1,820	600	2,010	\$188 73
Wayne county asylum.....		263	92 33
Poor Houses.....		876	629
Total.....			2,699

* Private patients in State asylums, 191: per cent. of private patients to totals .0675.
Annual cost of 629 patients at present in Wayne county asylum and poorhouses if passed to State account on State basis of \$188.73.....
Cost of 629 patients on Wayne county basis, \$62.33.....

\$115,586 17
58,000 28

Saving on Wayne county basis (.48 per cent.) annually.....
Estimate of chronic indigent insane at State charge that could be transferred to county plan, 400, on which would be saved the difference between State and county ratio.....
Estimate of county patients in State asylums that will soon become State charge, could be transferred to counties, 500.....

\$67,496 99
36,564 00
45,705 00

Saving annually, on present basis of Insane, by the adoption of the county plan and making room in State asylums for all acute insane for 10 years to come.....

\$190,765 80

Paid to State asylums for care of indigent State and county insane for biennial period 1887 and 1888 (1887, 9 months only on account of change in close of fiscal year).....
Add at same per capita cost 629 now in Wayne county asylum and poorhouse.....

64,300 49
20,317 21

Add at same per capita cost for 8 months to make actual cost for total two years.....

\$848,507 70
131,215 88

Making total cost for support (on State basis) of indigent insane (biennial).....

\$900,723 08

RECAPITULATION.

Estimate of indigent chronic insane State patients and county patients in State asylums.....	900
County patients in Wayne county and poorhouses.....	629
On State basis of support.....	1,529
On county basis of support.....	1,529
	\$280,925 17 141,157 28
	\$139,765 80

Also to care for the 629 not in State asylums would require not less than 13 cottages, at a cost, completed ready for occupancy, \$250,000.

Thirty thousand dollars per annum, officers' salaries in State asylums, are not estimated in the above State ratio of cost, and if the chronic insane were placed in proper asylums they could give more care and attention to the acute insane who could be benefited by their skill.

COMPARISON.

The following table shows the amount paid by the State for county for coroner's fees, carrying convicts to State Prison, State House of Correction, care of juvenile offenders, transportation of children to State Public Schools, and care of indigent insane, permanent and non-resident. Also, the total State tax levy, and number of insane in Poorhouse June 30, 1888. Care of insane, 86 per cent. of the total paid by State for county:

CASS COUNTY.—1884, Population, 21,268 ; \$15,000,000 Valuation.

Year.	Amount Paid for County.	Total State Tax Levy.	Net State Tax Levy.	No. of Insane in Poorhouse.
1879	\$227 58	\$27,454 07	
1880	571 07	19,103 65	
1881	1,086 44	21,807 14	
1882	1,056 25	19,589 40	
1883	1,008 30	28,319 08	
1884	998 00	17,156 23	
1885	1,254 98	21,676 07	
1886	1,315 71	19,079 85	
1887	811 14	30,980 00	
1888	1,236 01	28,180 24	
	\$9,685 47	\$936,356 06	\$838,721 51	
Per capita	\$0 44.8	\$11 20.3	\$10 75.4	21

1 in 1,018 of Population.

HOUGHTON COUNTY.—1884, Population, 26,151 ; \$6,500,000 Valuation.

Year.	Amount Paid for County.	Total State Tax Levy.	Net State Tax Levy.	No. of Insane in Poorhouse.	Mining Tax Paid County by State.
1879	\$1,927 60	\$2,013 84		\$0,179 00
1880	8,169 28	1,405 26		8,396 16
1881	8,584 47	8,586 96		8,367 26
1882	4,171 36	8,151 51		9,088 72
1883	4,674 56	4,551 46		9,333 40
1884	5,202 50	2,771 98		9,635 48
1885	4,600 26	5,109 14		10,754 60
1886	7,443 84	8,284 90		13,168 95
1887	4,899 15	18,408 90		5,366 14
1888	5,844 70	10,027 00		6,523 35
	\$45,567 73	\$54,328 45	\$3,670 73	6	{ \$87,907 15 8,670 73
Per capita	\$1 74.2	\$207.8	\$0 38.10	* \$78,686 42

* Net paid to county in excess of total State levy in ten years.

COMPARISON.

Table showing by Counties Amounts Paid by State for each County for Support of Indigent Insane, Permanent and Non-resident, 1879 to 1888 (both inclusive 10 Years) Act 194, Laws of 1877. Also Amount of State Tax for Same Purpose. Also Number of Idiotic Insane in Poorhouses June 30, 1888.

County.	Population, 1884.	Valuation, 1886.	State Paid for County.	State Tax Levy Same Purpose.	Taxation Added.	No. of Insane, June 30, 1888.
Wayne	180,348	\$150,000,000	\$94,877.65	\$247,766.08	\$188,388.43	a 263
Per Capita.....			\$0.34	\$1,300	\$0.969	
					Taxation Escaped.	
Houghton.....	26,151	\$6,500,000	\$43,548.72	\$8,962.14	\$36,581.58	06
Muskegon.....	87,681	11,000,000	49,345.98	14,490.22	34,858.76	04
Saginaw.....	75,813	38,000,000	31,688.88	49,777.68	31,905.70	11
Waahtenaw.....	41,704	30,000,000	26,578.84	55,796.81	30,775.58	06
Ottawa.....	86,908	18,000,000.	45,457.40	18,581.61	28,921.79	06
Kalamazoo.....	86,447	24,000,000	65,549.78	42,488.73	22,117.00	09
	253,104	\$117,500,000	\$372,157.05	\$188,996.00	\$188,180.36	b 40
Per Capita.....			\$1.47	\$0.746	\$0.724	
					Taxation Added.	
Calhoun.....	41,526	\$6,000,000	\$32,318.44	\$47,740.81	\$25,485.77	18
Cass.....	21,268	15,000,000	5,892.74	28,396.68	23,500.89	21
Hillsdale.....	31,095	21,000,000	19,797.88	38,847.24	19,049.86	44
Bay.....	51,265	28,000,000	19,460.70	38,707.97	14,247.27	08
Allegan.....	88,724	15,000,000	15,498.73	25,961.78	10,485.06	09
Tuscola.....	20,985	10,000,000	6,874.98	16,808.46	9,438.50	07
Macomb.....	81,380	16,500,000	21,987.48	28,674.82	6,798.54	07
	245,743	\$137,500,000	\$111,778.93	\$219,068.81	\$107,888.89	c 108
Per Capita.....			\$0.455	\$0.894	\$0.489	
					Taxation Escaped.	
St. Clair.....	46,813	\$16,500,000	\$45,477.88	\$37,415.86	\$18,082.50	06
Kent.....	84,765	45,000,000	36,276.97	68,792.44	17,484.58	11
Berrien.....	87,814	17,000,000	46,728.90	20,429.65	17,299.26	19
Marquette.....	81,370	15,000,000	31,831.08	15,022.98	15,708.14	06
Alpena.....	12,717	8,500,000	18,000.04	5,680.21	12,819.88	04

a 1 in 748 of population.

b 1 in 6,837 of population.

c 1 in 2,376 of population.

Table Continued.

County.	Population, 1884.	Valuation, 1886.	State Paid for County.	State Tax Levy Same Purpose.	Taxation Added.	No. of Insane, June 30, 1888.
Montcalm.....	36,423	\$9,500,000	\$26,146 28	\$16,584 42	\$11,561 86	14
Menominee.....	19,129	6,250,000	14,028 09	6,885 48	7,208 66	01
Manistee.....	19,850	7,000,000	14,695 95	8,473 38	6,222 57	08
Delta.....	9,907	8,500,000	7,005 69	4,934 96	2,070 73	
	207,888	\$128,250,000	\$201,754 80	\$188,818 88	\$107,935 97	a 63
Per Capita.....			\$0.979	\$0.617	\$0.362	

a 1 in 4.804 of population.

COMPARISON.

Table showing by Counties, amounts paid by State for each County for support of Indigent Insane, permanent and nonresident, 1879 to 1888 (both inclusive 10 years), Act 194, Laws of 1877. Also amount of State tax for same purpose. Also number of Idiotic and Insane in Poorhouses June 30, 1888.

Counties.	Population, 1884.	Valuation, 1886.	State Paid for County.	State Tax Levy, same Purpose.	Taxation Added.	No. of Insane.
Alcona.....	4,063	\$2,500,000	\$4,526 58	\$4,530 49	\$8 97	3
Alger.....		2,500,000		1,685 06	1,636 06	---
Arenac.....	4,062	1,250,000	55 84	817 58	761 69	2
Baraga.....	3,040	1,500,000	1,663 78	2,440 28	776 47	---
Bay.....	51,265	22,000,000	19,480 70	38,703 97	14,247 27	2
Benzie.....	4,394	1,500,000	1,006 04	2,553 75	1,458 71	---
Charlevoix.....	9,908	2,500,000	1,630 67	3,710 58	2,079 86	---
Clare.....	5,498	3,500,000	1,070 77	4,978 38	3,907 59	1
Crawford.....	2,380	1,750,000		2,881 24	2,881 24	---
Emmet.....	7,945	2,000,000	234 34	3,350 96	3,116 12	---
Gladwin.....	1,589	1,250,000		2,177 84	2,177 84	1
Gratiot.....	25,000	9,500,000	9,168 70	18,678 10	4,508 40	7
Iron.....		4,750,000	41 68	3,106 61	3,064 96	---
Isabella.....	16,077	4,500,000	4,621 36	7,945 98	2,624 63	4
Kalkaska.....	4,499	8,750,000	158 89	5,850 38	5,008 47	---
Lapeer.....	30,118	18,500,000	20,198 30	28,041 44	3,848 05	8
Mason.....	18,481	4,000,000	2,688 54	6,016 65	3,888 81	1
Mecosta.....	20,628	6,000,000	6,077 70	7,987 88	1,860 15	---
Muskegon.....	8,986	8,250,000	645 67	4,128 06	3,488 30	---

Table Continued.

Counties.	Population, 1880.	Valuation, 1888.	State Paid for County.	State Tax Levy, same Purpose.	Taxation Added.	No. of Inhabit.
Montmorency	846	\$1,250,000	\$60 28	\$2,058 66	\$2,008 46	----
Ogemaw	2,641	1,500,000	888 77	2,638 01	1,804 24	1
Oscoda	1,876	1,000,000	779 84	1,648 98	868 00	----
Otsego	2,907	2,000,000	945 67	2,958 46	1,986 70	----
Presque Isle	4,087	1,250,000	725 78	2,216 43	1,490 65	----
Roscommon	2,610	1,500,000	-----	2,626 10	2,626 10	----
Schoolcraft	8,858	8,000,000	286 11	4,608 04	4,351 98	----
Tuscola	29,985	10,000,000	6,374 96	16,308 46	9,438 50	----
	266,912	\$118,000,000	\$38,770 86	\$167,856 26	\$88,886 49	37
Berrien	37,814	\$17,000,000	\$46,728 90	\$39,429 65	\$17,290 25	19
Genesee	38,825	23,000,000	45,978 41	36,812 25	7,086 16	13
Kalamazoo	55,447	24,000,000	65,549 75	48,482 75	22,117 00	0
St. Joseph	26,290	18,000,000	39,304 44	38,484 43	5,380 01	6
Washtenaw	41,704	30,000,000	86,573 84	55,798 81	30,775 53	5
	180,000	\$111,000,000	\$284,085 28	\$200,937 57	\$88,077 95	51

Respectfully,

C. B. CROSBY

Referred to the joint committee on insane asylums.

No. 2038. By Mr. Wagner: Communication of the register and receiver of the U. S. Land Office at Marquette, relative to the release by the State of certain railroad land grants.

On demand of Mr. Wagner,

The communication was read at length, and spread at large on the journal, as follows:

UNITED STATES LAND OFFICE.
MARQUETTE, MICH., June 10, 1889. }*Hon. Geo. Wagner, House of Representatives, Lansing :*

DEAR SIR—Referring to our conversation this morning, the case is this: A large body of the most valuable lands of the Upper Peninsula has, for more than thirty years, been kept out of market and reserved from settlement for the use of the O. & B. and M. H. & O. R. R. companies. During the past five years a large number of settlers, believing that the time was not far distant when said lands would be restored to market, have taken up their homes upon these lands, and have devoted all their time and their earnings to the improvement and cultivation of the same.

It has been supposed that a forfeiture by Congress of said grants would restore these lands to settlement, and accordingly each Congress for years has been besieged with petitions asking the passage of a forfeiture bill. Such a

bill was passed and approved on March 2, 1889, and we were directed to "give notice by publication for thirty days" that the lands so forfeited had been restored and that the books of this office were open for entry of the same under the pre-emption, homestead and other laws, etc. That notice was given and the first day of May was appointed by us when the books would be open for such entries. Since that date to the present day there have been received at this office 786 applications for lands within said limits.

With regard to these applications we have to say, that while some of them doubtless are merely speculative in their character, we have reason to believe and do believe, that by far the greater part are made in perfect good faith, and are the renewal of applications heretofore made by persons who are already in possession of the lands as actual residents, and have made valuable improvements thereon. A large number of said applicants are farmers and farmers' boys from other States, Ohio, Wisconsin, Indiana, New York, and even Connecticut and New Jersey have their representatives among these settlers, and they are men seeking homes in the State of Michigan, and bringing their money and in many cases their families, and in all cases their industry and energy to clear the forests and swell the assessment rolls of this State.

In answer to our letter asking some instructions as to the disposition of these applications, we are informed by the Hon. Commissioner of the general land office in a letter dated May 28, 1889, that the act of Congress applies only to unapproved lands, and that the department will in due time take appropriate action looking to the setting aside of the approval of such lands as have heretofore been approved and certified to the State and that until such certification or approval is removed by a reconveyance from the State or the decree of the proper court, said lands are not subject to entry of any kind.

To secure the opening of these lands by the decree of a court will, in the ordinary course of business, be the work of years.

The remedy for such an unreasonable and disastrous outlay (for it seems scarcely possible that the result can be doubtful) lies with the present Legislature, and is to be found in the passage of the joint resolution now before that body.

We have no desire to argue the question and have no interest in it except as citizens of this State and of this Upper Peninsula and we make this statement at your request of the facts which have come to our knowledge since we have been in this office.

Hastily and very truly yours,

SAMUEL E. BYRNE, *Register.*
W. M. MAYNARD, *Receiver.*

Referred to the committee on public lands.

No. 2089. By Mr. Wagner: Petition of Henry M. Curtis relative to forfeiting certain railroad lands.

On demand of Mr. Wagner,

The petition was read at length, and spread at large on the Journal, as follows:

FLINT, MICH., }
June 8, 1889. }

Hon. Hiram W. Robinson, *Lansing, Mich.:*

DEAR SIR—I want to add my voice with that of many others to urge the

passage of the joint resolution with reference to the forfeited railroad lands. Let it be pushed through and justice be done the poor homesteaders.

Respectfully,

HENRY M. CURTIS.

Referred to the committee on public lands.

No. 2040. By Mr. Hall: Petition of 12 residents and taxpayers of section 5, township of Emmet, praying that the northeast quarter of said section 5 be included in the school district known as the public schools of the city of Battle Creek.

Referred to the committee on judiciary.

No. 2041. By Mr. White: Petition of Ezra B. Matteson and 29 others of Flint, asking that soldiers' bounties be equalized on the basis of fifteen cents per day, less the amount of State bounty paid.

Referred to the committee on ways and means.

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 97 (file No. 305), entitled

A bill to amend sec. 9 of act No. 202, of the public acts of 1887, entitled, an act to authorize the formation of corporations formed for the purpose of damming, excavating, constructing and maintaining water courses with water-power appurtenant thereto, for accumulating, storing, conducting, selling, furnishing and supplying upon an agreed rental, water and water power for mining, milling, manufacturing, domestic, municipal and agricultural purposes and for purposes of navigation,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 48 (file No. 129), entitled

A bill to authorize the appointment of females as deputy county clerks and deputy registers in chancery, and to legalize all acts heretofore performed by females as such deputies,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 148 (file No. 221), entitled

A bill to withdraw from all swamp or marsh lands remaining unsold on Lakes Superior, Michigan, Huron, St. Clair and Erie, and all such lands bordering on islands within said lakes, or bordering on waters connecting the same and not susceptible of drainage, and to reserve the same for the use of the public,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The bill was laid on the table.

By the committee on fisheries:

The committee on fisheries, to whom was referred

Senate bill No. 163 (file No. 157), entitled

A bill to repeal act No. 35 of the laws of 1872, entitled "An act to provide for the protection and preservation of fish in the lakes, rivers and streams in the counties of Mecosta, Newaygo, Osceola, Wexford, Manistee, Grand Traverse, Leelanaw, Antrim, Emmet, Cheboygan, Mackinaw, Charlevoix and Barry," approved March 29, 1872, being compiler's sections 2191 to 2194, inclusive, of Howell's annotated statutes of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

T. J. WELLS, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on fisheries:

The committee on fisheries, to whom was referred

House bill No. 587, entitled

A bill appropriating \$600 for the purpose of cleaning out, deepening and widening the channel between Corey lake and Kaisers lake, and to be expended under and by direction of the game warden,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

T. J. WELLS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Pealer,

The bill was laid on the table.

By the committee on railroads:

The committee on railroads, to whom was referred

House bill No. 344 (file No. 204), entitled

A bill to regulate switching charges and demurrage for unnecessary detentions of cars upon the railroads of this State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment,

and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

N. J. BROWN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. N. J. Brown,
The bill was laid on the table.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred
Senate bill No. 367, entitled

A bill to provide for the laying out, establishing, opening and maintaining
a State road with a branch thereto, in the county of Leelanaw,

Respectfully report that they have had the same under consideration, and
have directed me to report the same back to the House, with amendments
thereto, recommending that the amendments be concurred in, and that the
bill when so amended do pass, and ask to be discharged from the further
consideration of the subject.

G. M. BALDWIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. C. W. Williams,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. C. W. Williams,

The rules were suspended, two-thirds of all the members present voting
therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the
members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. Murtagh,	Mr. Stout,
Alexander,	Gregory,	Northup,	Swift,
Angerer,	Hall,	O'Keefe,	Taylor.
Austin,	Harris,	Peabody	Tinklepaugh,
Baker,	Hawley,	Pealer,	Turner,
Baldwin,	Hinkson,	Potter,	Tyrrell,
Bignal,	Hobart,	Preston, J. L.,	Van Orthwick,
Briske,	Hollister,	Preston, W. W.	Wachtel,
Brown, N. J.,	Jackson,	Probert,	Wagner,
Canfield,	Jasnowski,	Randall,	Waite,
Chambers,	Judd,	Robinson, R.,	Watson,
Crosby,	Kirby,	Rogers,	Watts,
Curtis,	Lowden,	Rauthier,	Wells,
Damon,	Lusk,	Russ,	White,
Dee,	McElroy,	Sherman,	Wiggins,
Deming,	McKay,	Slossen,	Williams, C. W
Dyer,	McKinstry,	Southworth,	Williams, W. W
Eaton,	McMillan,	Spencer,	Zagelmeyer,
Ferguson,	Mellen,	Stoflet,	Speaker,
Gill,	Morton,		

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Title agreed to.

On motion of Mr. C. W. Williams,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Judd moved to discharge the committee on roads and bridges from the further consideration of

Senate bill No. 136 (file No. 107), entitled

A bill to provide for the construction of sidewalks within and along the highways in the township of Grand Rapids, in the county of Kent.

Which motion prevailed.

GENERAL ORDER.

On motion of Mr. Waite,

The House went into committee of the whole on the general order, for the consideration of

House bill No. 16 (file No. 379), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise.

Whereupon the Speaker called Mr. Spencer to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 16 (file No. 379), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise.

But not having gone through therewith, have directed their chairman to report that fact to the House and ask leave to sit again.

E. R. SPENCER, *Chairman.*

Report accepted.

On motion of Mr. Spencer,

Leave was granted the committee to sit again for the consideration of the bill.

On motion of Mr. Goodrich,

Leave of absence was granted to George Stormount, messenger, until June 20th.

By unanimous consent:

Mr. Goodrich offered the following:

WHEREAS, It is known that William H. Dunn is a candidate for the position of deputy Sergeant-at-Arms or Assistant Doorkeeper at the next regular session of Congress; and,

WHEREAS, His services as Sergeant-at-Arms during the legislative term of 1889 has been very acceptable to the members of the House of Representatives; therefore,

Resolved, That we do heartily endorse him as well qualified to fill either of the positions named and recommend him to the consideration and support of the Michigan delegation in Congress.

Which was adopted by an unanimous rising vote.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 412 (file No. 334), entitled

A bill relative to municipal elections in the city of Grand Rapids,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, with amendments

thereto, recommending that the amendments be concurred in, and that the bill when so amended be reprinted for the use of the committee.

F. F. HOAGLIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Gill,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Hoaglin,

The request was granted, and the bill ordered printed for the use of the committee.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 580, entitled

A bill requiring one-half of the regular terms of the circuit court for the county of Saginaw to be hereafter held within the city of East Saginaw,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The bill was laid on the table.

Mr. Damon moved to take from the table

House bill No. 771, entitled

A bill authorizing and requiring the Secretary of State to furnish a copy of Howell's annotated statutes to each incorporated village within the State.

Which motion prevailed.

On motion of Mr. Damon,

The bill was referred to the committee on State affairs.

Mr. Pealer moved to take from the table,

House bill No. 587, entitled

A bill appropriating \$600 for the purpose of clearing out, deepening and widening the channel between Corey lake and Kaiser's lake, in Fabius township, St. Joseph county, to be expended under and by direction of the Game Warden.

Which motion prevailed.

On motion of Mr. Pealer,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

On motion of Mr. Murtagh,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

By unanimous consent:

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

Senate bill No. 136 (file No. 170), entitled

A bill to provide for the construction of sidewalks within and along the highways in the township of Grand Rapids, county of Kent.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, in accordance with the order therefor.

G. M. BALDWIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Judd,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Ferguson,	Mr. McKinstry,	Mr. Stoflet,
Aleshire,	Gibbons,	McMillan,	Stout,
Alexander,	Gill,	Mellen,	Swift,
Angerer,	Goodrich,	Murtagh,	Taylor,
Austin,	Gregory,	Northup,	Tinklebaugh,
Baker,	Hall,	Pealer,	Turner,
Baldwin,	Harris,	Potter,	Tyrrell,
Briske,	Hawley,	Preston, J. L.,	Van Orthwick
Brown, N. J.,	Hinkson,	Preston, W. W.	Wachtel,
Canfield,	Hoaglin,	Probert,	Wagner,
Chambers,	Hobart,	Randall,	Waite,
Cole,	Hollister,	Robinson, H. W.	Watson,
Connor,	Jackson,	Robinson, R.,	Wettlaufer,
Crosby,	Jasnowski,	Rogers,	White,
Curtis,	Judd,	Rauthier,	Williams, O. W.,
Damon,	Lowden,	Russ,	Wood,
Dee,	Lusk,	Salisbury,	Zagelmeyer,
Deming,	McElroy,	Sherman,	Speaker,
Eaton,	McKay,	Slossen,	75

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Title agreed to.

On motion of Mr. Judd,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on private corporations:

The committee on private corporations, to whom was referred

Senate bill No. 319 (file No. 189), entitled

A bill to amend section 2 of act number 232 of the public acts of 1885, entitled "An act to revise the laws providing for the incorporation of manufacturing companies, except such as are contemplated by act number 42 of the session laws of 1867, which provides for the incorporation of persons or corporations engaged in the manufacture of salt, and mercantile companies, or any union of the two, and to fix the duties and liabilities of such corpora-

tions," approved June 20, 1885, and to add a new section thereto, to stand as section 37,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

E. K. POTTER, *Chairman.*

Reported accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

The Speaker announced that the hour had arrived for the

SPECIAL ORDER,

Being the consideration of

House bill No. 94 (file No. 48), entitled

A bill to set apart certain swamp lands in Wild Fowl Bay, in township 16 north, of range 9 east, in the county of Huron, for public shooting grounds.

On motion of Mr. Connor,

The House went into committee of the whole, on the general order, with the Speaker in the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee of the whole have had under consideration the following:

House bill No. 94 (file No. 48), entitled

A bill to set apart certain swamp lands in Wild Fowl Bay, in township 16 north, of range 9 east, in the county of Huron, for public shooting grounds.

Have adopted a substitute therefor, and have directed their chairman to report the same back to the House, asking concurrence, and recommend its passage.

G. J. DIEKEMA, *Chairman.*

Report accepted and committee discharged.

Mr. Damon moved that the House concur in the adoption of the substitute reported by committee.

On which motion,

Mr. Connor demanded the yeas and nays.

The demand was seconded, and pending the calling of the roll,

Mr. Briske moved that there be a calling of the House.

Which motion did not prevail.

The motion that the House concur in the substitute reported by the committee did not then prevail, by yeas and nays, as follows:

YEAS.

Mr. Abbott,

Baker,

Bignall,

Brown, N. J.,

Crosby,

Damon,

Goodrich,

Mr. Hanscom,

Hinkson,

Kirby,

Lusk,

McElroy,

Northup,

O'Keefe,

Mr. Peabody,

Pealer,

Potter,

Preston, W. W.,

Randall,

Rogers,

Spencer,

Mr. Taylor,

Turner,

Waite,

Watson,

Wells,

Wiggins,

Speaker,

NAYS.

Mr. Aleshire,	Mr. Dee,	Mr. Lowden,	Mr. Salisbury,
Alexander,	Deming,	McKay,	Stout,
Angerer,	Eaton,	McKinstry,	Tinklepaugh,
Austin,	Ferguson,	Mellen,	Wachtel,
Baldwin,	Gibbons,	Morton,	Watts,
Briske,	Gill,	Murtagh,	Wettlaufer,
Browne, H. W.,	Hawley,	Preston, J. L.,	White,
Canfield,	Hoaglin,	Probert,	Williams, W. W.
Chambers,	Jackson,	Robinson, R.,	Wood,
Cole,	Jasnowski,	Russ,	Zagelmeyer,
Connor,	Judd,		42

On motion of Mr. Connor,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Connor moved that there be a call of the House.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members reported absent without leave: Messrs. Gregory, Harris, McMillan, Rauthier, Slosson, Stoflet and Tyrrell.

On motion of Mr. Jasnowski,

Mr. Tyrrell was excused from the operation of the call.

On motion of Mr. Wachtel,

Mr. Rauthier was excused from the operation of the call.

The question being on the passage of the bill,

Mr. Pealer moved to amend section 1 of the bill so as to read as follows:

SECTION 1. *The people of the State of Michigan enact*, That all the lands belonging to the State of Michigan, and being upon sections 3, 4, 8, 9 and 10, in township 16, north of range 9 east, in Wild Fowl Bay, in the county of Huron, in this State, shall be set apart and dedicated for a public shooting or hunting ground for the benefit and enjoyment of the people of this State, when declared by a court of last resort to be the property of the State of Michigan.

On agreeing to which,

Mr. Pealer demanded the yeas and nays.

The demand was seconded, and the motion to amend prevailed, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Damon,	Mr. Judd,	Mr. Probert,
Aleshire,	Dee,	Kirby,	Robinson, R.,
Alexander,	Deming,	McElroy,	Russ,
Baldwin,	Eaton,	McGregor,	Salisbury,
Bignall,	Gibbons,	McKay,	Sherman,
Briske,	Gill,	Mellen,	Taylor,
Browne, H. W.,	Hawley,	Morton,	Wagner,

Mr. Canfield, Cole, Connor, Crosby, Curtis,	Mr. Hinkson, Hoaglin, Jackson, Jasnowski,	Mr. Murtagh, Northup, Potter, Preston, W.W.	Mr. Waite, Wettlaufer, Williams, W. W. Zagelmeyer,
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NAYS.

Mr. Goodrich, Hanscom, Lusk,	Mr. Peabody, Randall,	Mr. Rogers, Van Orthwick,	Mr. Wachtel, Speaker,
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Mr. Randall offered the following substitute for the bill:

A bill to provide for and confirming in the State of Michigan the title of certain lands in Wild Fowl Bay, in township 16 north of range 9 east, in the county of Huron, in this State, and for setting the same apart for public shooting grounds.

Section 1. *The People of the State of Michigan enact:* That all persons who now have, or who shall hereafter, locate upon or occupy any part of the lands belonging to the State of Michigan in sections 3, 4, 8, 9 and 10, in township 16 north, of range 9 east, in Wild Fowl Bay, in the county of Huron, in this State, are hereby declared trespassers, and the Attorney General is hereby authorized and directed, for and in behalf of the State of Michigan, to institute such proceedings as may be necessary to the title of said lands in the State.

Sec. 2. That when the title to the aforesaid lands shall by the proper tribunal, be declared confirmed, and until the State may thereafter dispose of the same, it shall be lawful for any and all persons, inhabitants of this State, to go upon said lands at any and all times (when permitted by the game laws of the State) for the purpose of hunting or shooting wild fowl thereon.

Pending which,

Mr. Abbott moved to amend the bill by adding the following, to stand as sections 5 and 6 of the bill:

Sec. 5. That the Commissioner of the State Land Office be and he is hereby authorized to employ such attorney, as he may, in his judgment think best, to test the right of the State to the lands herein named, and to such other tracts as are claimed by the State, the title to which is in dispute.

Sec. 6. The Board of State Auditors are hereby authorized to audit and allow all reasonable bills for the aforesaid services.

The motion to amend by adding the two sections to the bill prevailed.

The question then being on the adoption of the substitute,

The substitute was not then agreed to.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott, Aleshire, Alexander, Angerer, Austin, Baldwin,	Mr. Dee, Deming, Eaton, Ferguson, Gibbons, Gill,	Mr. McKay, McKinstry, Mellen, Morton, Murtagh, Northup,	Mr. Stout, Swift, Tinklepaugh, Wachtel, Wagner, Waite,
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Mr. Bignall,	Mr. Hawley,	Mr. Pealer,	Mr. Watts,
Briske,	Hinkson,	Preston, J. L.,	Wettlaufner,
Browne, H. W.,	Hoaglin,	Preston, W. W.,	White,
Canfield,	Jackson,	Probert,	Wiggins,
Chambers,	Jasnowski,	Robinson, R.,	Williams, C. W.
Cole,	Judd,	Salisbury,	Williams, W. W.
Connor,	Lowden,	Sherman,	Wood,
Curtis,	McGregor,	Southworth,	Zagelmeyer,
Damon,			57

NAYS.

Mr. Baker,	Mr. Kirby,	Randall,	Mr. Turner,
Brown, N. J.,	Lusk,	Rogers,	Van Orthwick,
Crosby,	McElroy,	Russ,	Watson,
Goodrich,	O'Keefe,	Spencer,	Wells,
Hall,	Peabody,	Taylor,	Speaker,
Hanscom,	Potter,		22

Title agreed to.

On motion of Mr. Connor,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on State affairs:

The committee on State affairs, to whom was referred

House bill No. 213, entitled

A bill to amend section three (3) of act No. 158 of the public acts of 1869, being an act entitled "An act to revise and consolidate the several acts relating to the support and maintenance of poor persons," approved April 5, 1869, being section 1757 of Howell's annotated statutes,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Abbott,

The House concurred in the amendments made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole and placed on the general order.

By the committee on State affairs:

The committee on State affairs, to whom was referred

Senate bill No. 214 (file No. 154), entitled

A bill to amend section 1, act No. 171, session laws of 1873, entitled "An act establishing a State agency for the care of juvenile offenders," approved April 29, 1873, as amended by act No. 37, public acts of 1875, approved March 19, 1875, being compiler's section 9894 of Howell's annotated statutes, as amended by act No. 168, public acts of 1885, approved June 10, 1885, as amended by act No. 295 of public acts of 1887, approved June 28, 1887,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

On motion of Mr. Waite,
The House adjourned.

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Lansing, Wednesday, June 12, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Cook.

Roll called: quorum present.

Absent without leave: Messrs. Dee and O. S. Smith.

PRESENTATION OF PETITIONS.

No. —. By Mr. N. J. Brown: Communication from the Attorney General relative to Wild Fowl bay lands.

On demand of Mr. N. J. Brown,

The communication was read at length and spread at large on the Journal, as follows:

STATE OF MICHIGAN,
ATTORNEY GENERAL'S OFFICE.
Lansing, June 10, 1889.

HON. N. J. BROWN, Lansing, Mich:

MY DEAR SIR—In relation to the Wild Fowl bay bill, I have simply to say that after a careful investigation into the subject I am inclined to think the present bill is not calculated to reach the root of the difficulty.

I think that before any action can be taken that will satisfy the real requirements of the case it will be necessary to determine in the courts the question at present in controversy as to whether Mr. Warner or the State is the real owner of the title. Certainly the State will not be satisfied with any other than a judicial decision of that question and I fancy Mr. Warner will be of the same opinion.

The present bill cannot settle or determine anything and therefore can not in my judgment be of any material benefit.

Already we are testing some important land questions, and as soon as they are disposed of it is proposed to take up the question of the middle lands in the courts and bring it to as speedy an issue as possible. In the meantime I think it will be full better to let the matter stand practically where it does now or else possibly pass a resolution instructing the authorities to bring the matter to as speedy a judicial determination as possible. This will be better than the bill proposed, I feel confident.

I remain, very truly yours,
S. V. R. TROWBRIDGE.

Referred to the committee on public lands.

Mr. Wells moved to take from the table
House bill No. 791, entitled

A bill to amend act No. 294 of the local acts of 1881, entitled "An act to re-incorporate the village of Northville," approved Feb. 23, 1881.

Which motion prevailed.

On motion of Mr. Wells,

The bill was referred to the committee on municipal corporations.

Mr. Hobart moved to take from the table

House bill No. 687, entitled

A bill to amend act No. 352, local acts of 1881, entitled "An act to re-incorporate the village of Holly, and to repeal act No. 119 of the session laws of 1865, relative to the incorporation of said village, and all acts amendatory thereof," approved April 15, 1881, by adding a new section thereto, to stand as section 6 of said act.

Which motion prevailed.

On motion of Mr. Hobart,

The bill was referred to the committee on education.

Mr. Connor moved to take from the table,

House bill No. 580, entitled

A bill requiring one-half of the regular terms of the circuit courts for the county of Saginaw to be held hereafter within the city of East Saginaw.

Which motion prevailed.

On motion of Mr. Connor,

The bill was referred to the committee on municipal corporations.

REPORTS OF STANDING COMMITTEES.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

Senate bill No. 101, entitled

A bill to incorporate the village of Ubly, in the county of Huron,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

F. F. HOAGLIN, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

Senate bill No. 127, entitled

A bill to authorize the common council of the city of Big Rapids to make a re-assessment to defray the expenses of a public improvement on Maple street, in said city, from the Grand Rapids & Indiana railroad depot west to State street,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

F. F. HOAGLIN, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred
Senate bill No. 414 (file No. 125) entitled

A bill to amend sections 1, 2 and 8 of chapter 11 and section 42 of chapter 7 of act No. 326 of the local acts of 1888, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1888,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

F. F. HOAGLIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Stoflet,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gibbons,	Mr. McMillan,	Mr. Taylor,
Aleshire,	Gill,	Murtagh,	Tinklepaugh,
Alexander,	Gregory,	Northup,	Turner,
Angerer,	Hall,	Peabody,	Tyrrell,
Baker,	Harris,	Pealer,	Van Orthwick,
Baldwin,	Hawley,	Potter,	Wachtel,
Bignall,	Hoaglin,	Preston, W. W.,	Wagner,
Briske,	Hollister,	Robinson, R.,	Waite,
Brown, N. J.,	Huebner,	Rogers,	Watson,
Cole,	Jasnowski,	Rauthier,	Watts,
Connor,	Judd,	Russ,	Wells,
Curtis,	Killean,	Sherman,	Wettlaufer,
Damon,	Kirby,	Smith, A. A.,	White,
Deming,	Lowden,	Spencer,	Williams, W. W.
Dyer,	Lusk,	Stoflet,	Wood,
Eaton,	McElroy,	Stout,	Zagelmeyer,
Ferguson,	McKay,	Swift,	Speaker,
Fitch,	McKinstry,		70

NAYS.

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Title agreed to.

On motion of Mr. Stoflet,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker announced that the hour had arrived for the

SPECIAL ORDER,

Being the consideration of

House bill No. 64 (file No. 122), entitled

A bill to establish the Michigan home and training school for feeble minded children and making an appropriation for the same.

On motion of Mr. Hollister,

The special order was deferred until 10:45 this morning, two-thirds of all the members voting therefor.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 689 (file No. 409), entitled

A bill to amend section 5 of title II., sections 20 and 21 of title IV. and section 13 of title V. of act No. 529 of the local acts of 1887, entitled "An act to revise and amend the charter of the city of Saginaw, and to repeal act No. 227, local acts of 1883, entitled an act to revise and amend the charter of the city of Saginaw, and to repeal act No. 496 of the laws of 1867, entitled an act to revise and amend the charter of the city of Saginaw, approved February 5, 1859, approved March 16, 1883, as amended by act No. 338, local acts of 1885, approved April 29, 1885," approved June 21, 1887, and to add a new title to said act, to stand as title XIII., relative to a board of police commissioners,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

F. F. HOAGLIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Hollister,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Hollister,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Hall,	Mr. McKinstry,	Mr. Stout,
Angerer,	Harris,	Morton,	Swift,
Bignall,	Hawley,	Murtagh,	Turner,
Briske,	Hoaglin,	Potter,	Tyrrell,
Browne, H. W.,	Hollister,	Probert,	Van Orthwick,
Brown, N. J.,	Huebner,	Randall,	Wachtel,
Connor,	Jackson,	Robinson, R.,	Wagner,
Damon,	Jasnowski,	Rogers,	Waite,
Deming,	Judd,	Rauthier,	White,
Dyer,	Killean,	Sherman,	Williams, C. W.,
Ferguson,	Kirby,	Slosson,	Williams, W. W.
Fitch,	Lowden,	Smith, A. A.,	Speaker,
Gill,	Lusk,	Southworth,	58
Goodrich,	McElroy,	Spencer,	
Gregory,	McGregor,	Stoflet,	

NAYS.

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Title agreed to.

On motion of Mr. Hollister,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Wells moved to discharge the committee of the whole from the further consideration of

House bill No. 185 (file No. 406), entitled

A bill to amend sections 23, 24, 25, 29 and 38 of act No 135, of the public acts of 1885, entitled, "An act to amend, revise and consolidate the laws organizing asylums for the insane, and regulating the care and management thereof, and of the inmates therein, and to repeal act No. 164, laws of 1859, also act 194, laws of 1877; also act No. 91, laws of 1873, and the acts amendatory hereof, also act No. 172, laws of 1873," approved June 3, 1885.

Which motion prevailed.

Mr. Wells moved that the bill be made the special order for 10:30 A. M. for Tuesday next.

Mr. Southworth moved to amend the motion by making the bill the special order for Tuesday next, without hour.

Which motion prevailed.

The motion that the bill be made a special order, as amended, then prevailed.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 391, entitled

A bill to amend section 4 of an act entitled "An act to provide for the appointment of a State reporter," being act No. 174 of the public acts of 1871 as amended by act No. 20 of the public acts of 1877, the same being compiler's section 7200 of Howell's annotated statutes of Michigan, and to add one new section to said act,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend sections 4 and 8 of act No. 174 of the session laws of 1871, entitled "An act to provide for the appointment of a State reporter," as amended by act No. 137 of the session laws of 1873, and No. 20 of the public acts of 1877, being sections 7200 and 7203 of Howell's annotated statutes,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The House concurred in the adoption of the substitute reported by committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 803, entitled

A bill to provide for service of legal process upon non-resident defendants engaged in business within this State, and to repeal all acts contrary thereto,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment,

and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Reported accepted and committee discharged.

On motion of Mr. Goodrich,
The bill was laid on the table.

By unanimous consent:

Mr. Eaton offered the following:

Resolved, That a respectful message be sent to the Senate asking for the return of House concurrent resolution providing for adjournment on the 15th inst.

Which was adopted.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, June 8, 1889.

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 304 (file No. 308), being

An act to amend section 7412 of the compiled laws of 1871, being section 27 of chapter 312 of Howell's annotated statutes of Michigan, relative to costs and the recovery and taxation thereof in civil cases.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 10, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 640, being

An act to amend act No. 346 of the local acts of 1881, entitled "An act to revise an act to incorporate the city of Bay City," approved March 30, 1881, as amended by the several acts amendatory thereof, by adding one new section thereto to stand as section 177.

Also:

House bill No. 332 (file No. 340), being

An act providing for the erection of two infirmaries, one for male and one for female patients, and also providing for the erection of a detached cottage for male patients, on the grounds of the Northern Michigan Asylum at Traverse City, and making appropriation therefor.

Also:

House bill No. 49, being

An act making an appropriation for the use and maintenance of the University of Michigan.

C. G. LUCE,
Governor.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 12, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:
 Senate bill No. 247 (file No. 160), entitled
 A bill relative to divorce proceedings and to repeal No. 137 of the public acts of 1887,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 12, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:
 Senate bill No. 363 (file No. 168), entitled
 A bill to authorize the village of Dundee, Monroe county, to raise money to make public improvements in said village, to issue bonds therefor, and to provide for the levy of taxes therein to pay the same,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on local taxation.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 12, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
 House bill No. 524 (file No. 318), entitled
 A bill to amend section 9 of act 240 of the public acts of 1882, being chapter 52 of Howell's Annotated statutes, as amended by act 192 of the public acts of 1887, relative to the protection of children in certain cases.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker announced that the hour had arrived for the

SPECIAL ORDER,

Being the consideration of
House bill No. 64 (file No. 122), entitled

A bill to establish the Michigan home and training school for feeble-minded children and making an appropriation for the same.

On motion of Mr. Connor,

The House went into committee of the whole on the special order, with the Speaker in the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:
House bill No. 64 (file 122), entitled

A bill to establish the Michigan home and training school for feeble-minded children and making an appropriation for the same.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

G. J. DIEKEMA, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Watson,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Watson,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Watson moved that there be a call of the House.

Which motion did not prevail.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Baker,	Mr. Goodrich,	Mr. Morton,	Mr. Slosson,
Bignall,	Hall,	Murtagh,	Southworth,
Briske,	Harris,	Northup,	Taylor,
Browne, H. W.,	Hobart,	O'Keefe,	Tinklepaugh,
Brown, N. J.,	Hollister,	Peabody,	Turner,
Cole,	Huebner,	Pealer,	Tyrrell,
Connor,	Jasnowski,	Potter,	Wagner,
Crosby,	Judd,	Preston, J. L	Waite,
Curtis,	Killean,	Preston, W. W.	Watson,
Damon,	McElroy,	Randall,	Wells,
Deming,	McGregor,	Robinson, R.,	Wettlaufer,
Dyer,	McKinstry,	Rauthier,	Williams, C. W.,
Gill,	McMillan,	Salisbury,	Wood,

NAYS.

Mr. Abbott,	Mr. Gibbons,	Mr. Lusk,	Mr. Stout,
Aleshire,	Gregory,	McKay,	Van Orthwick,
Alexander,	Hanscom,	Mellen,	Watts,
Angerer,	Hawley,	Probert,	White,
Austin,	Hinkson,	Rogers,	Wiggins,
Baldwin,	Hoaglin,	Sherman,	Williams, W.W.
Eaton,	Jackson,	Smith, A. A.,	Zagelmeyer,
Ferguson,	Kirby,	Spencer,	Speaker,
Fitch,	Lowden,	Stoflet,	

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The question being on agreeing to the title,

Mr. N. J. Brown moved to amend the title so as to read as follows:

A bill to establish the Michigan home and training school for the feeble-minded, and making an appropriation for the same.

Which motion prevailed.

The title as amended was then agreed to.

Mr. Gill moved that a respectful message be sent to the Senate, asking the return to the House of

House bill No. 125 (file No. 39), entitled

A bill to provide for the election of two justices of the peace and for the appointment of a justice clerk and room for holding justice court, in and for the city of Grand Rapids, and to define their jurisdiction and to fix their compensation, and to repeal an act entitled "An act to provide for the election of four justices of the peace in and for the city of Grand Rapids and to define their jurisdiction and fix their compensation," approved March 11, 1881, and all acts and parts of acts in any wise contravening the provisions of this act.

Which motion prevailed.

On motion of Mr. Abbott,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

The House resumed the

SPECIAL ORDER.

On motion of Mr. Waite,

The House went into committee of the whole on the special order, whereupon

The Speaker called Mr. Spencer to the chair.

After some time spent therein, the committee rose, and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 16 (file No. 379), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise,

And have directed their chairman to report the same back to the House with the recommendation that it be re-referred to the committee on elections, with instructions to divide the same into two bills, separating the provisions relative to registration and elections.

E. R. SPENCER, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Waite,

The House concurred in the recommendation of the committee relative to the bill, and it was re-referred to the committee on elections, with instructions to divide the bill into two bills, separating the provisions relative to registration and elections, the present bill being a substitute for two bills.

By unanimous consent:

By the committee on Upper Peninsula Prison:

The committee on Upper Peninsula Prison, to whom was referred House bill No. 451, entitled

A bill to provide for the incarceration of certain persons in the State House of Correction and branch of the State Prison in the Upper Peninsula of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, Mr. McKay dissenting, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

JOHN A. McGREGOR, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Watson,

The House concurred in the amendments made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By unanimous consent:

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 130 (file No. 79), entitled

A bill to amend sec. 1 of act No. 209 of the public acts of 1885, entitled "An act to promote morality and to prevent crime," approved June 17, 1885,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,

Mr. Hinkson,

Mr. Peabody,

Mr. Taylor,

Mr. Baker,	Mr. Hobart,	Mr. Potter,	Mr. Tinklepaugh,
Briske,	Hollister,	Preston, J. L.	Turner,
Brown, N. J.,	Jackson,	Preston, W. W.,	Tyrrell,
Canfield,	Judd,	Randall,	Van Orthwick,
Chambers,	Killean,	Robinson, R.,	Wachtel,
Cole,	Lowden,	Rogers,	Waite,
Crosby,	Lusk,	Russ,	Watson,
Curtis,	McElroy,	Salisbury,	White,
Damon,	McKay,	Sherman,	Wiggins,
Eaton,	McMillan,	Southworth,	Williams, W. W.
Gill,	Mellen,	Spencer,	Wood,
Goodrich,	Morton,	Stoflet,	Speaker,
Hall,	Northup,	Stout,	

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NAYS.

Mr. Aleshire,	Mr. Hanscom,	Mr. McKinstry,	Mr. Rauthier,
Browne, H. W.,	Huebner,	Murtagh,	Watts,
Connor,	Jasnowski,	O'Keefe,	Wettlaufer,
Ferguson,			13

Title agreed to.

Mr. McMillan moved that a special committee of three be appointed by the Speaker to confer with a like committee from the Senate relative to the distribution of the Legislative manual.

Which motion prevailed.

The Speaker announced as such committee on the part of the House, Messrs. Waite, Turner and Gregory.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 10, 1889. {

To the Speaker of the House of Representatives :

SIR—I am instructed to ask the House to return to the Senate the following bill:

House bill No. 174 (file No. 107), entitled

A bill to amend section 1 of chapter 7 of act No. 243 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," being section 1379 of Howell's annotated statutes.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The question being on complying with the request of the Senate for the return of the bill,

Mr. Harris moved that the bill be taken from the table and that it be returned to the Senate in accordance with the request therefor.

Which motion prevailed.

GENERAL ORDER.

On motion of Mr. Waite,

The House went into committee of the whole, on the general order, for the consideration of

House bill No. 116 (file No. 375), entitled

A bill to declare the waters of the great lakes and their bays, inlets and tributaries free to all for the purpose of shooting and fishing with hook and line,

And other bills.

Whereupon the Speaker called Mr. Northup to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:

1. House bill No. 116 (file No. 375), entitled

A bill to declare the waters of the great lakes and their bays, inlets and tributaries free to all for the purpose of shooting and fishing with hook and line.

2. House bill No. 733 (file No. 311), entitled

A bill to incorporate the public schools of the village of Petoskey, Emmet county, Michigan.

3. House bill No. 233 (file No. 387), entitled

A bill to amend section 3 of article 3 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1, 1873, to provide for the taxation of railroad property and to repeal section 33 of an act approved March 28, 1846, entitled "An act to authorize the sale of the Central Railroad and to incorporate the Michigan Central Railroad Company;" section 21 of an act approved May 4, 1846, entitled "An act to incorporate the Grand River Valley Railroad Company; section 2 of an act approved May 18, 1846, entitled "An act in regard to the Erie & Kalamazoo Railroad Company; section 31 of an act approved May 9, 1846, entitled "An act to authorize the sale of the Southern Railroad and incorporate the Michigan Southern Railroad Company," and section 9 of an act approved February 13, 1855, entitled "An act to authorize the consolidation of the Detroit and Pontiac, and the Oakland and Ottawa Railroad Company so as to form a continuous line from Detroit to Lake Michigan, under the name of the Detroit and Milwaukee Railroad Company."

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

The committee of the whole have also had under consideration the following:

4. House bill No. 285 (file No. 396), entitled

A bill to re-organize the 8th and 21st judicial circuits, and to create the 29th judicial circuit.

5. House substitute for Senate bill No. 110 (file No. 141), entitled

A bill to incorporate the public schools of Calumet, Houghton county, Michigan.

6. House bill No. 709 (file No. 397), entitled

A bill to provide for the payment of the salaries of certain State officers.

7. House bill No. 532 (file No. 401), entitled

A bill to provide for lowering the grade of the road beds of all railroads crossing the thoroughfare known as Woodward avenue, within the corporate limits of the city of Detroit, and for the construction and maintenance of bridges over said road beds.

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following:

8. House bill No. 135 (file No. 410), entitled

A bill to amend sections 1, 2, 3, 4 and 8 of act No. 128 of the public acts of 1887, entitled "An act for the requiring of a civil license in order to marry, and the due registration of the same, and to provide a penalty for the violation of the provisions of the same,"

Have adopted a substitute therefor, asking concurrence therein and recommend its passage.

A. R. NORTHUP, *Chairman.*

Report accepted and committee discharged.

The question being on concurring in the amendments made to the first named bill by the committee,

Mr. Randall demanded the yeas and nays.

The demand was seconded, and

Pending the call of the roll,

On motion of Mr. Aleshire,

The bill was laid on the table.

On motion of Mr. Wachtel,

The House concurred in the amendments made by the committee to the second and third named bills, and they were placed on the order of third reading.

The fourth, fifth, sixth and seventh named bills were placed on the order of third reading.

The question being on concurring in the adoption of the substitute reported by the committee for the eighth named bill,

Mr. Randall moved that the bill do lie on the table.

Which motion did not prevail.

Mr. Watson moved that the further consideration of the bill be indefinitely postponed.

Which motion prevailed.

Mr. Damon offered the following:

Resolved, That the Auditor General be respectfully requested to report to the House as promptly as possible what sums are due to the counties of the State respectively as accrued interest on account of sales of swamp land under the provisions of section 5 of act No. 31 of the session laws of 1858.

Which was adopted.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 611, entitled

A bill to amend sections 4 and 5 of title 1; sections 1, 3, 4, 6, 32 and 34 of title 2; sections 3, 8, 10, 11, 22 and 27 of title 3; sections 11, 26 and 33 of

title 4; sections 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 21 and 27 of title 5; sections 1 and 2 of title 9; sections 12, 18, 20 and 26 of title 10 of an act entitled an act to revise the charter of the city of Grand Rapids, being amendatory of an act entitled an act to incorporate the city of Grand Rapids, approved April 2, 1850, as amended by the several acts amendatory thereof, approved March 29, 1877, as amended by the several acts amendatory thereof, and to repeal sections 2, 3, 4, 5 and 6 of title 7 of said act as amended by the several acts amendatory thereof, and to repeal act No. 463 of the local acts of 1887, entitled an act to provide for the election of collectors of taxes for the several wards of the city of Grand Rapids, and to prescribe the duties of such collectors, approved May 11, 1887.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend section 4 of act No. 282 of the local acts of 1887, entitled "An act to revise the charter of the city of Grand Rapids, being amendatory of an act entitled An act to incorporate the city of Grand Rapids, approved April 2, 1850," approved March 29, 1877, as amended by the several acts amendatory thereof,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

F. F. HOAGLIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Killean,

The House concurred in the adoption of the substitute reported by committee.

On motion of Mr. Killean,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, two-thirds of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Gregory,	Mr. Murtagh,	Mr. Spencer,
Aleshire,	Hall,	Northup,	Stoflet,
Alexander,	Hanscom,	O'Keefe,	Stout,
Angerer,	Harris,	Peabody,	Swift,
Baker,	Hawley,	Pealer,	Taylor,
Baldwin,	Hinkson,	Potter,	Tinklepaugh,
Briske,	Hoaglin,	Preston, J. L.	Van Orthwick,
Browne, H. W.,	Hobart,	Preston, W. W.,	Wachtel,
Canfield,	Hollister,	Probert,	Wagner,
Chambers,	Huebner,	Randall,	Watson,
Cole,	Jackson,	Robinson, R.,	Wettlaufer,
Connor,	Judd,	Rogers,	White,
Damon,	Killean,	Rauthier,	Wiggins,
Deming,	Lowden,	Russ,	Williams, C. W.
Eaton,	McElroy,	Salisbury,	Williams, W. W.
Gill,	McKinstry,	Smith, A. A.	Wood,
Goodrich,	Mellen,	Southworth,	Speaker, 67

NAYS.

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Title agreed to.

Mr. Baker moved that the House take a recess until 7:30 o'clock this evening.

Which motion did not prevail.

Mr. W. W. Williams offered the following:

Resolved, That hereafter, until the close of this session, the daily sessions of the House shall commence at 9 o'clock A. M.

On the adoption of which

Mr. Damon demanded the yeas and nays.

The demand was seconded, and,

Pending the calling of the roll,

Mr. Wells moved to amend the resolution by making the hour 9:30 A. M., Which motion did not prevail.

The resolution was then adopted by yeas and nays as follows:

YEAS.

Mr. Angerer,	Mr. Goodrich,	Mr. Peabody,	Mr. Swift,
Baker,	Hall,	Potter,	Van Orthwick,
Baldwin,	Hawley,	Preston, W. W.	Wachtel,
Briske,	Judd,	Randall,	Watson,
Chambers,	Killean,	Robinson, R.,	Wettlaufer,
Cole,	Kirby,	Russ,	White,
Damon,	McKay,	Smith, A. A.	Williams, W. W.
Deming,	McKinstry,	Southworth,	Wood,
Gill,	Murtagh,	Stout,	Speaker, 36

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Mr. Abbott,	Mr. Connor,	Mr. Northup,	Mr. Preston, J. L.,
Austin,	Hanscom,	O'Keefe,	Rauthier,
Browne, H. W.,	Hoaglin,	Pealer,	Wells, 12

On motion of Mr. Judd,
The House adjourned.

Lansing, Thursday, June 13, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Cook.

Roll called: quorum present.

Absent without leave: Messrs. Kirby, Morton, O. S. Smith and C. W. Williams.

On motion of Mr. Lusk,

Leave of absence was granted to Mr. Kirby for the morning.

On motion of Mr. McKay,

Leave of absence was granted to himself until Tuesday next.

On motion of Mr. Austin,

Leave of absence was granted to Mr. C. W. Williams for the morning.

Mr. Northup moved to take from the table,
House bill No. 515, entitled
A bill to organize the township of Wells, in the county of Delta.
Which motion prevailed.
On motion of Mr. Northrop,
The bill was referred to the committee on towns and counties.

PRESENTATION OF PETITIONS.

No. 2039. By Mr. Wagner: Memorial relative to the forfeiture of railroad land grants.

On demand of Mr. Wagner,
The memorial was read at length, and spread at large on the Journal,
as follows:

Until recently I have never felt any concern for the fate of the joint resolution now pending in our Legislature, knowing it to be a mere matter of form, and supposed that all that was necessary to secure its passage was to get it before the Legislature in proper shape. The possibility of such a resolution being opposed by any one had never occurred to me; and that there are, at this late day, and after Congress has cut off all hope from the ghoulish railroad ring that has for so many years been howling around these defunct land grants, men with sufficient gall to seriously oppose an act of the Legislature so just as the relinquishment of any rights the State may be supposed to have to the lands in the grants recently forfeited by Congress on this peninsula, seems almost too absurd to believe.

If our Legislature should, by any possibility, adjourn without having passed the resolution referred to, it would be a disgrace to the State, and should entitle every member who is inveigled into voting against it to be rated either as a knave, or without sufficient brains to direct him in the plain path of duty and right.

After long, anxious, patient waiting on the part of hundreds of settlers, Congress passed the forfeiture bill, resuming title to the lands covered by the M., H. & O. and the Brule land grants, which bill was properly followed up by action in the general land office, directing the local land office at Marquette to advertise and restore the lands to settlement, which was done on the first day of May last, without the least intimation that there was anything further to be done to render the said lands subject to settlement and entry under the homestead and pre-emption laws, thus publicly inviting and encouraging our people to make sacrifices and endure hardships in the hope of securing homes and a living for themselves and families. Now, just as they are beginning to see their way out, and to feel that the uncertainty that has so long surrounded them has passed away, it is discovered that Uncle Sam cannot give them title to their lands until he has the permission of the Michigan Legislature.

No one outside of the Michigan Legislature, who has given the matter any thought at all, ever thought for one moment that this permission would be withheld when asked for. For my part I cannot bring myself to seriously think it possible for the resolution to fail of an almost unanimous passage. I have always been proud to claim Michigan as my home, but if there can be a legislature elected in it that is either unjust enough, or so far lacking in intelligence as to do such a large number of their constituents and fellow-citizens so gross an injustice, my pride will be changed to shame. Ignorance of the facts and justice in the case cannot be pleaded as a justification on the part of anyone voting against the resolution. The right and the wrong is too plainly

visible to be mistaken by any one. It does not seem possible for any one to be able to vote against the resolution with a clear conscience. The right is all in favor of the resolution, the wrong all against it.

It seems a little hard that a portion of the citizens should be required to beg of another portion who happen to be placed in a position to do or refuse to do justice to their fellows. On this peninsula are hundreds of men, women and children to-day, enduring the dangers of isolation and pioneer life, having in a great many instances made large sacrifices both in home comforts and in finances, in the hope of eventually bettering their condition and laying by something for the little ones, trusting implicitly in those in temporary authority to do them justice, having every reason to believe that there were now no obstacles in their way of getting valid titles to the lands settled upon that would not promptly be removed. If the members of our legislature could each have the experience and the knowledge of the settlers on this peninsula that I have had, and could know what I know of the hardships that have been entailed upon them by just such delays and doubts as now appear to be gathering around them, there would be no uncertainty as to how they would cast their vote on the resolution now under discussion. They have no right to stop and ask themselves what kind of people they are who have settled on these lands. It is none of their business. It is enough for them to know that they are fellow citizens of the State. I mention this because the opponents of the resolution are falsely representing that the settlers on these lands are all speculators. I would be willing to give my personal guaranty that there is not a single settler on either of the forfeited grants that is less deserving of consideration than the most deserving man in the crowd of speculators who are making the fight against the resolution.

There is not even the possibility of a doubt but that the settlers will get the lands eventually, the present legislature to the contrary notwithstanding; but why should they (the settlers) be kept in suspense, and put to the expense of circulating petitions and sending representatives to Lansing, when there is but one side to the question in the minds of all honest, well-informed legislators.

Let every one feel that he has a duty to perform in this direction. By concerted action a weary wait for two more long years may be averted. I have prepared and will send suitable headings for petitions to anyone wanting them, free of charge.

A. MATHEWS.

Referred to the committee on public lands.

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary:

The committee on judiciary, to whom was referred
Senate bill No. 334 (file No. 149), entitled

A bill to amend sections 1 and 3 of act No. 198, of the session laws of 1879, entitled "An act to provide for the regulation and enforcement of assignments for the benefit of creditors," approved May 13, 1879,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on ways and means:

The committee on ways and means, to whom was referred
Senate joint resolution No. 10, entitled

A joint resolution authorizing the Board of State Auditors to make certain improvements upon property owned by the State in the city of Lansing,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

WM. A. BAKER, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on education:

The committee on education, to whom was referred

House bill No. 687, entitled

A bill to amend act No. 352 of the local acts of 1881 entitled "An act to reincorporate the village of Holly,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to incorporate the public schools of the village of Holly, Oakland county, Michigan,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Hobart,

The House concurred in the adoption of the substitute reported by committee.

On motion of Mr. Hobart,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gill,	Mr. McMillan,	Mr. Stoflet,
Aleshire,	Goodrich,	Mellen,	Stout,
Alexander,	Gregory,	Morton,	Swift,
Angerer,	Hall,	Murtagh,	Taylor,
Austin,	Hanscom,	Peabody,	Tinklepaugh,
Baker,	Harris,	Pealer,	Tyrrell,
Baldwin,	Hawley,	Potter,	Van Orthwick,
Briske,	Hinkson,	Preston, J. L.,	Wachtel,
Brown, N. J.,	Hoaglin,	Preston, W. W.	Wagner,
Canfield,	Hobart,	Probert,	Waite,
Chambers,	Hollister,	Robinson, H. W.	Watson,
Cole,	Huebner,	Robinson, R.,	Watts,

Mr. Connor,	Mr. Jackson,	Mr. Rauthier,	Mr. Wells,
Crosby,	Judd,	Russ,	Wettlauffer,
Curtis,	Killean,	Salisbury,	White,
Damon,	Lowden,	Sherman,	Wiggins,
Deming,	Lusk,	Slosson,	Williams, W. W.
Dyer,	McElroy,	Smith, A. A.,	Wood,
Fitch,	McKay,	Southworth,	Zagelmeyer,
Gibbons,	McKinstry,	Spencer,	Speaker, 80-

NAYS. 0

Title agreed to.

On motion of Mr. Hobart,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on railroads:

The committee on railroads, to whom was referred

Senate bill No. 5 (file No. 147), entitled

A bill to amend sections 1 and 2 of act No. 118 of the session laws of 1887, entitled "An act to provide for the better protection of the lives of passengers and employes on railroad trains.

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

N. J. BROWN, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on liquor traffic:

The committee on liquor traffic, to whom was referred

House bill No. 776, entitled

A bill to amend section 3 of act No 313 of the public acts of 1887, being an act entitled "An act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors, and malt, brewed or fermented liquors and vinous liquors in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

HENRY WATSON, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

MESSAGES FROM THE SENATE.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House bill No. 348 (file No. 225), entitled

A bill to amend section 11 of act No. 198 of the public acts of 1879, entitled "An act to provide for the regulation and enforcement of assignments for the benefit of creditors," as amended by act No. 278 of the public acts of 1881, being section 8749 of Howell's annotated statutes,

And to inform the House that the Senate has amended the same as follows, viz:

By striking out of lines 8 and 9 of section 11 the words "or any circuit court commissioner of said county."

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. N. J. Brown,

The House concurred, a majority of all the members elect, voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hall,	Mr. Murtagh,	Mr. Spencer,
Aleshire,	Harris,	Northup,	Stoflet,
Alexander,	Hawley,	O'Keefe,	Stout,
Angerer,	Heineman,	Peabody, .	Tinklepaugh,
Baker,	Hinkson,	Pealer,	Turner,
Baldwin,	Hoaglin,	Potter,	Tyrrell,
Brown, N. J.,	Hobart,	Preston, J. L.,	Van Orthwick,
Canfield,	Hollister,	Preston, W. W.	Wachtel,
Chambers,	Huebner,	Probert,	Waite,
Cole,	Jackson,	Robinson, R.,	Watson,
Connor,	Judd,	Rauthier,	Watts,
Damon,	Killean,	Russ,	Wettlaufer,
Deming,	Lowden,	Salisbury,	White,
Eaton,	Lusk,	Sherman,	Williams, W.W.
Ferguson,	McElroy,	Slossen,	Zagelmeyer,
Gibbons,	McMillan,	Southworth,	Speaker,
Goodrich,	Mellen,		66

NAYS.

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The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

Sir—I am instructed to return to the House the following bill:
House bill No. 640, entitled

A bill to amend act No. 346 of the local acts of 1881, entitled "An act to revise an act to incorporate the city of Bay City," approved March 30, 1881, as amended by the several acts amendatory thereof, by adding one new section thereto to stand as section 177,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 12, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 238 (file No. 350), entitled

A bill to amend sections 1, 2 and 3 of act No. 29 of the public acts of 1887 approved March 15, 1887, entitled "An act to provide for the payment of bounties for the killing of English sparrows,"

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following joint resolution:

House joint resolution No. 31, entitled

Joint resolution for the relief of Sarah Wells Bryan, whose husband was killed while in the employ of the State,

In compliance with a request for the return of the same this day received.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Mr. A. A. Smith moved to suspend the rule limiting the time within which a motion to reconsider a vote may be made.

Which motion prevailed, two-thirds of all the members present voting therefor.

Mr. A. A. Smith moved to reconsider the vote by which the House passed the joint resolution,

Which motion prevailed.

The question being on the passage of the joint resolution,

Mr. A. A. Smith moved to amend the joint resolution by inserting in section 1 after the words "such sum" the words "not exceeding three thousand dollars."

Which motion prevailed.

Mr. N. J. Brown moved to amend the joint resolution by adding at the end thereof the words, "and the Attorney General is instructed to appear on

behalf of the State when the matter shall be considered by the Board of State Auditors."

Which motion prevailed.

The joint resolution was then passed, two-thirds of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Fitch,	Mr. McKinstry,	Mr. Southworth,
Aleshire,	Gibbons,	McMillan,	Spencer,
Angerer,	Gill,	Mellen,	Stoflet,
Austin,	Goodrich,	Murtagh,	Stout,
Baker,	Gregory,	Northup,	Taylor,
Baldwin,	Hall,	O'Keefe,	Tinklepaugh,
Briske,	Hanscom,	Pealer,	Turner,
Brown, N. J.,	Harris,	Potter,	Tyrrell,
Canfield,	Hinkson,	Preston, J. L.,	Van Orthwick,
Chambers,	Hobart,	Preston, W. W.	Wachtel,
Cole,	Hollister,	Robinson, R.,	Waite,
Connor,	Huebner,	Rogers,	Watts,
Crosby,	Jackson,	Rauthier,	Wells,
Curtis,	Judd,	Russ,	White,
Damon,	Killean,	Salisbury,	Wiggins,
Deming,	Lowden,	Sherman,	Williams, W. W.
Dyer,	Lusk,	Slossen,	Wood,
Eaton,	McElroy,	Smith, A. A.,	Zagelmeyer,
Ferguson,			73

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Mr. Hawley,	Mr. McKay,	Mr. Peabody,	Mr. Probert,
Heineman,			

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Title agreed to.

On motion of Mr. A. A. Smith,

By a vote of two-thirds of all the members elect, the joint resolution was ordered to take immediate effect.

Mr. Waite moved to take from the table,

House bill No. 116 (file No. 375), entitled

A bill to declare the waters of the great lakes and their bays, inlets and tributaries free to all for the purpose of shooting and fishing with hook and line.

Which motion prevailed.

The question being on concurring, in the amendments made to the bill by the committee of the whole,

Mr. Pealer moved that the House resolve itself into committee of the whole, for the consideration of the bill, with the Speaker in the chair.

Which motion did not prevail.

The amendments made to the bill by the committee of the whole were then concurred in.

On motion of Mr. Waite,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Jackson moved that there be a call of the House.
Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members reported absent without leave: Messrs. Jasnowski, Randall, H. W. Brown and O. S. Smith.

On motion of Mr. Murtagh,

Mr. Jasnowski was excused from the operation of the call.

On motion of Mr. Wells,

Mr. Randall was excused from the operation of the call.

On motion of Mr. Hawley,

Mr. H. W. Brown was excused from the operation of the call.

On motion of Mr. Curtis,

Mr. O. S. Smith was excused from the operation of the call.

On motion of Mr. Jackson,

The vote on the pending bill was ordered taken with the bar of the House closed under the operation of the call.

On motion of Mr. W. W. Williams,

The rules were suspended requiring a two-thirds vote of all the members elect to amend a bill on third reading, two-thirds of all the members present voting therefor.

Mr. Abbott moved to amend the bill by adding the following at the end of section 1: "Nor to permit any person to trespass upon or enter the premises within the defined limits of any lands heretofore sold by the State to any person, the ownership of which is not disputed or questioned by the State, without the consent of the owner of such lands."

Which motion did not prevail.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Hall,	Mr. McKinstry,	Mr. Southworth,
Alexander,	Hanscom,	McMillan,	Stoflet,
Austin,	Harris,	Mellen,	Stout,
Baldwin,	Hawley,	Morton,	Tinklepaugh,
Bignall,	Heineman,	Murtagh,	Tyrrell,
Briske,	Hinkson,	Northup,	Wachtel,
Cole,	Hoaglin;	Probert,	Wagner,
Connor,	Hollister,	Robinson, H. W.	Waite,
Crosby,	Huebner,	Robinson, R.,	Watts,
Curtis,	Jackson,	Rogers,	Wettlaufer,
Deming,	Jasnowski,	Rauthier,	White,
Dyer,	Judd,	Russ,	Wiggins,
Gibbons,	Killean,	Salisbury,	Wood,
Gill,	Lowden,	Slosson,	Zagelmeyer,
Gregory,	Lusk,		

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Mr. Abbott,	Mr. Goodrich,	Mr. Potter,	Mr. Swift,
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Mr. Angerer,	Mr. Hobart,	Mr. Preston, J. L.,	Mr. Taylor,
Baker,	McElroy,	Preston, W. W.	Turner,
Brown, N. J.,	McGregor,	Randall,	Van Orthwick,
Canfield,	O'Keefe,	Sherman,	Watson,
Damon,	Peabody	Smith, A. A.,	Wells,
Eaton,	Pealer,	Spencer,	Williams, W. W.
Ferguson,			29

Mr. Waite moved that the bill be ordered to take immediate effect.
Which motion did not prevail, two-thirds of all the members elect not voting therefor.

On motion of Mr. Judd,

All further proceedings under the call were dispensed with.

THIRD READING OF BILLS.

House bill No. 733 (file No. 311), entitled
A bill to incorporate the public schools of the village of Petoskey, Emmet county, Michigan.

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gill,	Mr. McMillan,	Mr. Stoflet,
Aleshire,	Goodrich,	Mellen,	Stout,
Alexander,	Gregory,	Morton,	Swift,
Angerer,	Hall,	Murtagh,	Taylor,
Austin,	Hanscom,	Peabody,	Tinklepaugh,
Baker,	Harris,	Pealer,	Tyrrell,
Baldwin,	Hawley,	Potter,	Van Orthwick,
Briske,	Hinkson,	Preston, J. L.,	Wachtel,
Brown, N. J.,	Hoaglin,	Preston, W. W.,	Wagner,
Canfield,	Hobart,	Probert,	Waite,
Chambers,	Hollister,	Robinson, H. W.	Watson,
Cole,	Huebner,	Robinson, R.,	Watts,
Connor,	Jackson,	Rauthier,	Wells,
Crosby,	Judd,	Russ,	Wettlaufer,
Curtis,	Killean,	Salisbury,	White,
Damon,	Lowden,	Sherman,	Wiggins,
Deming,	Lusk,	Slosson,	Williams, W. W.
Eaton,	McElroy,	Smith, A. A.,	Wood,
Fitch,	McKay,	Southworth,	Zagelmeyer,
Gibbons,	McKinstry,	Spencer,	Speaker, 80

NAYS.

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Title agreed to.

On motion of Mr. Wachtel,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House substitute for Senate bill No. 110 (file No. 141), entitled

A bill to incorporate the public schools of Calumet, Houghton county, Michigan,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gill,	Mr. McMillan,	Mr. Stoflet,
Aleshire,	Goodrich,	Mellen,	Stout,
Alexander,	Gregory,	Morton,	Swift,
Angerer,	Hall,	Murtagh,	Tinklepaugh,
Austin,	Hanscom,	Peabody,	Tyrrell,
Baker,	Harris,	Pealer,	Van Orthwick,
Baldwin,	Hawley,	Potter,	Wachtel,
Briske,	Hinkson,	Preston, J. L.,	Wagner,
Brown, N. J.,	Hoaglin,	Preston, W. W.,	Waite,
Canfield,	Hobart,	Probert,	Watson,
Chambers,	Hollister,	Robinson, H. W.	Watte,
Cole,	Huebner,	Robinson, R.,	Wells,
Connor,	Jackson,	Rauthier,	Wettlaufer,
Crosby,	Judd,	Russ,	White,
Curtis,	Killean,	Salisbury,	Wiggins,
Damon,	Lowden,	Sherman,	Williams, W. W.
Deming,	Lusk,	Slosson,	Wood,
Eaton,	McElroy,	Smith, A. A.,	Zagelmeyer,
Fitch,	McKay,	Southworth,	Speaker,
Gibbons,	McKinstry,	Spencer,	79

NAYS.

0

Title agreed to.

On motion of Mr. Southworth,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

GENERAL ORDER.

On motion of Mr. A. A. Smith,

The House went into committee of the whole on the general order.

Whereupon the Speaker called Mr. Chambers to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:

1. House bill No. 179 (file No. 240), entitled

A bill in relation to the manufacture and sale of vinegar.

2. Senate bill No. 319 (file No. 169), entitled

A bill to amend section 2 of act number 232 of the public acts of 1885, entitled "An act to revise the laws providing for the incorporation of all manufacturing companies, except such as are contemplated by act number 42 of the session laws of 1867, which provides for the incorporation of persons or corporations engaged in the manufacture of salt, and mercantile companies, or any union of the two, and to fix the duties and liabilities of such corporations," approved June 20, 1885, and to add a new section thereto, to stand as section 37.

3. Senate bill No. 194 (file No. 45), entitled

A bill relative to the confinement in this State of prisoners committed or sentenced by the courts of the United States or of the territories thereof.

4. House bill No. 548 (file No. 404), entitled

A bill to facilitate the inspection of the records and files in the offices of county, city and township officers in this State.

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following:

5. House bill No. 595 (file No. 384), entitled

A bill to amend sections 34, 50 and 51 of chapter 7 of act number 326 of the local acts of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith, approved June 7, 1883.

6. House bill No. 772 (file No. 405), entitled

A bill to fix the salaries of the Governor and certain employees in the State departments and to make an appropriation therefor.

7. House bill No. 735 (file No. 408), entitled

A bill to authorize and empower the board of control of State swamp lands to make an appropriation of State swamp lands for dredging the channel between Pickerel and Crooked lakes, in the township of Littlefield, Emmet county, Michigan.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

MICHAEL CHAMBERS, *Chairman.*

Report accepted and committee discharged.

The first, second, third and fourth named bills were placed on the order of third reading.

The question being on concurring in the amendments made to the fifth and seventh named bills,

On motion of Mr. Wachtel,

The House concurred in the amendments made by the committee to the fifth and seventh named bills, and they were placed on the order of third reading.

The question being on concurring in the amendment made to the sixth named bill,

Mr. Austin moved, that the bill be recommitted to the committee of the whole,

Which motion did not prevail.

The amendments made by the committee were then concurred in.

Mr. Abbott moved that the rules be suspended, and that the bill be put on its immediate passage.

Which motion did not prevail, two-thirds of all the member present not voting therefor.

Mr. Hollister moved to take from the table,

House bill No. 690, entitled

A bill to enable the city of Saginaw to borrow money for the purpose of building a bridge across the Saginaw river at the foot of Court street of said city, not to exceed fifty thousand dollars.

Which motion prevailed.

On motion of Mr. Hollister,

The bill was referred to the committee on roads and bridges.

On motion of Mr. Judd,
The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

The House resumed the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 11, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following concurrent resolution:

WHEREAS, During the session of 1879, Alvah Bradish, A. M., once professor of fine arts in the University of Michigan, brought to the capitol a full length portrait in oil of Douglass Houghton, the first State geologist of Michigan, which portrait was executed by Mr. Bradish for the purpose of offering the same to the State of Michigan as a fitting decoration for the State capitol, then just completed. It was offered to the Legislature then in session, and hung in the hall of the House of Representatives for examination; and

WHEREAS, That Legislature did, by act No. 135, session laws of 1879, authorize the purchase of the said portrait at the cost of one thousand dollars, such purchase to be completed by the Board of State Auditors; and

WHEREAS, Such portrait has remained since that time an interesting decoration in the hall of the House of Representatives; and

WHEREAS, Nothing has been done by the Board of State Auditors to pay for the said portrait or in any way remunerate the said artist for the same; therefore

Resolved (The Senate concurring), That the Board of State Auditors be and they are hereby directed to take notice of all these facts and circumstances, and to purchase the said painting in accordance with act No. 135, session laws of 1879, paying therefor \$1,000, that the State may honorably own the memorial picture of the celebrated geologist, which it has for ten years monopolized in violation of the claim of the said artist, Alvah Bradish, A. M.

And to inform the House that the Senate has amended the same as follows:

By striking out all after the word "resolved" and inserting in lieu thereof the words: (The Senate concurring) That the Board of State Auditors be and is hereby requested to take notice of the aforementioned facts and is hereby authorized to purchase the said painting at a cost not to exceed one thousand dollars,

In the passage of which as thus amended the Senate has concurred.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the resolution,

On motion of Mr. N. J. Brown,
The House concurred.

The resolutions were referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 13, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House substitute for Senate bill No. 141 (file No. 110), entitled
A bill to incorporate the public schools of Calumet, Houghton county, Michigan,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 13, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following concurrent resolution:

Resolved (the Senate concurring), That from and after June 15, A. D. 1889, the two Houses will transact no other business than for the President of the Senate and the Speaker of the House to sign enrolled bills for the approval of the Governor and the entry of the same on the Journal by the Secretary of the Senate and the clerk of the House, and the time of final adjournment of the Legislature shall be Wednesday June 20, 1889, at 12 o'clock M. of that day.

In accordance with a request from the House, this day received.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

On motion of Mr. N. J. Brown,
The resolution was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 13, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House bill No. 689 (file No. 409), entitled
A bill to amend section 5 of title II., sections 20 and 21 of title IV., and

section 13 of title V. of act No. 529 of the local acts of 1887, entitled "An act to revise and amend the charter of the city of Saginaw, and to repeal act No. 227, local acts of 1883, entitled an act to revise and amend the charter of the city of Saginaw, and to repeal act No. 496 of the laws of 1867, entitled an act to revise and amend the charter of the city of Saginaw, approved February 5, 1859, approved March 16, 1883, as amended by act No. 338, local acts of 1885, approved April 29, 1885," approved June 21, 1887, and to add a new title to said act to stand as title XIII., relative to a board of police commissioners,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, June 11, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following concurrent resolution:

Resolved (the House concurring), That from and after June 20, A. D. 1889, the two Houses will transact no other business than for the President of the Senate and the Speaker of the House to sign enrolled bills for the approval of the Governor, and the entry of the same on the Journal by the Secretary of the Senate and the Clerk of the House, and the time of final adjournment of the Legislature shall be Tuesday, June 25, 1889, at 12 o'clock M. of that day,

Which has been adopted by the Senate and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the adoption of the resolution, Mr. Judd moved that the House concur.

Pending which,

On motion of Mr. Abbott,

The resolution was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, June 12, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill: House bill No. 418 (file No. 323), entitled

A bill to repeal act No. 469 of the local acts of 1887, entitled "An act to legalize the action of the board of school inspectors of the township of Nottawa, in the county of Isabella, in establishing the boundaries of school district number two in said township,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect,

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 11, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 232, entitled

A bill to amend sections 1 and 2 of an act entitled "An act for the protection of fish in the lakes known as Devil's lake and Round lake, in Lenawee county, Whitmore lake, in Washtenaw county, and Brace lake, in Calhoun county," approved March 24, 1869,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 11, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following joint resolution:

Senate joint resolution No. 5 (file No. 5), entitled

Joint resolution authorizing the board of State auditors to provide for lighting the State capitol building and grounds with electricity,

Which has passed the Senate by a majority vote of all the Senators elect and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on State capitol and public buildings.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 11, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 213 (file No. 121) entitled
A bill to amend section 1 of act No. 553 of the local acts of 1887, entitled
"An act to legalize certain drain taxes in the township of Ganges and county
of Allegan, and to authorize the supervisor of said township to re-spread the
same," approved June 27, 1887,

Which has passed the Senate by a majority vote of all the Senators elect,
and by a vote of two-thirds of all the Senators elect, been ordered to take
immediate effect, and in all of which the concurrence of the House is respect-
fully asked.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the
committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 11, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 267 (file No. 223), entitled

A bill to provide for the discharge from record of notices of the pendency
of suits in chancery,

In the passage of which, the Senate has concurred by a majority vote of
all the Senators elect, and by a vote of two-thirds of all the Senators elect
has ordered the same to take immediate effect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for
enrollment.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 11, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No 389 (file No. 174), entitled

A bill to incorporate the Pontiac Union Schools, of the city of Pontiac,
Oakland county, Michigan,

Which has passed the Senate by a majority vote of all the Senators elect,
and by a vote of two-thirds of all the Senators elect, been ordered to take im-
mediate effect, and in all of which the concurrence of the House is respectfully
asked.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title and referred to the
committee on education.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 11, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following joint resolution:

Senate joint resolution No. 12 (file No. 4), entitled

Joint resolution to authorize the board of inspectors of the State Prison at Jackson, to dedicate a strip of land on the south part of the prison land of the State, to the city of Jackson for street purposes.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The joint resolution was read a first and second time by its title and pending its reference to a committee,

On motion of Mr. Tyrrell,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage,

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hall,	Mr. Northup,	Mr. Tinklepaugh,
Alexander,	Hanscom,	O'Keefe,	Turner,
Angerer,	Harris,	Peabody,	Tyrrell,
Austin,	Hawley,	Potter,	Van Orthwick
Baker,	Heineman,	Preston, J. L.,	Wachtel,
Bignal,	Hoaglin,	Robinson, H. W	Wagner,
Briske,	Hobart,	Robinson, R.,	Waite,
Brown, N. J.,	Huebner,	Rogers,	Watson,
Canfield,	Jackson,	Rauthier,	Watts,
Chambers,	Jasnowski,	Russ,	Wettlaufer,
Cole,	Judd,	Salisbury,	White,
Connor,	Kirby,	Sherman,	Wiggins,
Crosby,	Lowden,	Slosson,	Williams, C. W
Curtis,	McElroy,	Smith, A. A.,	Williams, W. W
Deming,	McKinstry,	Smith, O. S.,	Wood,
Ferguson,	McMillan,	Southworth,	Zagelmayer,
Fitch,	Mellen,	Stoflet,	Speaker,
Gill,	Murtagh,	Stout,	71

NAYS.

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Title agreed to.

On motion of Mr. Tyrrell,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 11, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House bill No. 70 (file No. 137), entitled

A bill to authorize the common council of the city of Iron Mountain, in the county of Menominee, to prescribe by ordinance the time and manner of assessing and collecting the tax upon dogs in said city.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 11, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 108 (file No. 127), entitled

A bill to authorize the township board of any township to license hawkers, peddlers and pawnbrokers and hawking and peddling, and to regulate and license the sale or peddling of goods, wares, merchandise, refreshments or any kind of property or thing by persons going about from place to place in the township for that purpose, or from any stand, cart, vehicle or other device in the streets, highways or in or upon wharves, docks, open places or spaces, public grounds or buildings in the township, and to provide a forfeiture for every person who, without license, or contrary to the terms of any license granted to him, shall exercise any occupation or trade, or do anything in respect to which any license shall be required by any resolution or regulation of the township board made or passed under authority of this act,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take effect in 30 days after approval, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 11, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 390, entitled

A bill to amend section 2 of an act entitled "An act to authorize the formation of county and town agricultural societies," approved Feb. 15, 1855, and amended by act No. 228 of the laws of 1881, and amended by act No. 44 of the laws of 1885, being section 2169 of the compiled laws of 1871, the same being section 2304 of Howell's annotated statutes,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on agriculture.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, June 11, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed transmit to the House the following bill:

Senate bill No. 166 (file No. 172), entitled

A bill to amend sections 5, 17 and 28 of act No. 79 of the session laws of 1873, as amended by acts 88, session laws of 1877, 81, session laws of 1883, and 247, session laws of 1887, being paragraphs numbered 3289, 3301 and 3310 of Howell's annotated statutes of 1882, and entitled "An act to provide for the appointment of a Commissioner of Railroads, and to define his powers, duties, and fix his compensation,"

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on railroads.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, June 11, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following joint resolution:

House joint resolution No. 17 (file No. 16), entitled

Joint resolution to authorize the issue of a patent to Marvin S. Cadwell, upon primary school land certificate No. 1168,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The joint resolution was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 12, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 58 (file No. 39), entitled

A bill for the organization of corporate Congregational churches.

1. By striking out between lines 6 and 7 of section 4 the words inserted, *i. e.*, "or a freeholder if the church shall have so provided in its constitution."

2. By inserting in line 2 of section 9 after the words "ecclesiastical society" the words "or heretofore consolidated with its ecclesiastical society."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. N. J. Brown,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Heineman,	Mr. Peabody,	Mr. Swift,
Angerer,	Hoaglin,	Potter,	Taylor,
Austin,	Hobart,	Preston, W. W.,	Tinklepaugh,
Baker,	Huebner,	Robinson, H. W.	Turner,
Bignal,	Jackson,	Robinson, R.,	Tyrrell,
Briske,	Jasnowski,	Rogers,	Van Orthwick,
Brown, N. J.,	Judd,	Rauthier,	Wagner,
Chambers,	Killean,	Russ,	Watson,
Cole,	Kirby,	Salisbury,	Wells,
Curtis,	Lowden,	Sherman,	Wettlaufer,
Damon,	Lusk,	Slosson,	White,
Deming,	McElroy,	Smith, A. A.,	Wiggins,
Ferguson,	McKinstry,	Smith, O. S.,	Williams, C. W.
Gill,	McMillan,	Southworth,	Williams, W. W.
Hall,	Mellen,	Spencer,	Wood,
Harris,	Murtagh,	Stoflet,	Zagelmeyer,
Hawley,	O'Keefe,	Stout,	Speaker, 68

NAYS.

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The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 13, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No, 302 (file No. 370), entitled
A bill to authorize the formation of corporations for the purpose of owning
and improving summer resorts,

In the passage of which the Senate has concurred by a majority vote of
all the Senators elect, and by a vote of two-thirds of all the Senators elect
has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment
for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 13, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 131, entitled

A bill to amend sections 1 and 4 of chapter 55 of the compiled laws of
1871, being compiler's sections 2015 and 2018 of Howell's annotated statutes
of Michigan,

Which has passed the Senate by a majority vote of all the Senators elect,
and by a vote of two-thirds of all the Senators elect, been ordered to take
effect 30 days from date of approval, and in all of which the concurrence of
the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the
committee on judiciary.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 13, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

Senate bill No. 125 (file No. 39), entitled

A bill to provide for the election of two justices of the peace and for the
appointment of a justice clerk and room for holding justice court in and for
the city of Grand Rapids, and to define their jurisdiction and to fix their
compensation, and to repeal an act entitled "An act to provide for the elec-
tion of four justices of the peace in and for the city of Grand Rapids and to
define their jurisdiction and fix their compensation," approved March 11,
1881, and all acts and parts of acts in any wise contravening to the provisions
of this act.

In accordance with a request of the House this day received.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Mr. Gill moved to suspend the rule limiting the time within which a
motion to reconsider a vote may be made.

Which motion prevailed, two-thirds of all the members present voting therefor.

Mr. Gill moved to reconsider the vote by which the House passed the bill. Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. Gill,

The bill was referred to the committee on judiciary.

The Speaker called the Speaker *pro tem.* to the chair.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, June 7, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 502 (file No. 146), entitled

A bill to authorize the townships of Erie, LaSalle and Monroe, in the county of Monroe, to construct a gravel or stone road in said several townships, between the south line of Erie and the north line of Monroe, in the line of the old territorial road leading from Maumee to Detroit.

And to inform the House that the Senate has amended the same, as follows, viz:

1. By inserting in line 2 of section 2 after the words "highway commissioners of said township" the word "respectfully."

2. By inserting in line 3 of section 3, after the words "any one year," the words "for constructing or keeping in repair such road."

3. By striking out section 4 and inserting in lieu thereof the following to stand as section 4:

SEC. 4. All sums of money voted in accordance with the provisions of this act shall be certified, assessed, levied, collected and paid out in like manner as other township highway moneys; when collected such moneys shall be expended by the commissioner of highways, under the supervision of the supervisor and township clerk, and all orders for the payment of such money shall be approved by such supervisor and clerk before the same shall be payable.

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Jackson,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,
Aleshire,
Angerer,
Austin,
Baldwin,

Mr. Harris,
Hinkson,
Hoaglin,
Hobart,
Huebner,

Mr. Northup,
O'Keefe,
Pealer,
Preston, W. W.,
Randall,

Mr. Stout,
Taylor,
Tinklepaugh,
Turner,
Tyrrell,

Mr. Briake,	Mr. Jackson,	Mr. Robinson, H. W.	Mr. Van Orthwick,
Brown, N. J.,	Jasnowski,	Robinson, R.,	Wachtel,
Chambers,	Judd,	Rauthier,	Wagner,
Cole,	Killean,	Russ,	Waite,
Curtis,	Kirby,	Salisbury,	Watson,
Damon,	Lusk,	Sherman,	Wells,
Deming,	McGregor,	Smith, A. A.,	Wettlaufer,
Ferguson,	McKinstry,	Smith, O. S.,	White,
Fitch,	McMillan,	Southworth,	Williams, C. W.,
Goodrich,	Mellen,	Spencer,	Wood,
Hall,	Murtagh,	Stoflet,	Zagelmeyer,
Hanscom,			

65

NAYS.

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The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker resumed the chair.

THIRD READING OF BILLS.

House bill No. 709 (file No. 397), entitled

A bill to provide for the payment of the salaries of certain State officers, Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hanscom,	Mr. Northup,	Mr. Turner,
Aleshire,	Hoaglin,	O'Keefe,	Tyrrell,
Angerer,	Hollister,	Pealer,	Wachtel,
Baker,	Huebner,	Potter,	Wagner,
Browne, H. W.,	Jackson,	Preston, J. L.,	Waite,
Brown, N. J.,	Jasnowski,	Randall,	Watson,
Chambers,	Judd,	Robinson, H. W.	Watts,
Cole,	Killean,	Robinson, R.,	Wells,
Connor,	McElroy,	Rogers,	Wettlaufer,
Damon,	McGregor,	Rauthier,	Williams, C. W.
Dyer,	McKinstry,	Southworth,	Wood,
Gill,	McMillan,	Stoflet,	Speaker
Goodrich,	Murtagh,	Tinklepaugh,	<i>pro tem.</i> , 51

NAYS

Mr. Alexander,	Mr. Fitch,	Mr. Mellen,	Mr. Spencer,
Austin,	Hall,	Preston, W. W.,	Stout,
Baldwin,	Harris,	Probert,	Swift,
Briake,	Hawley,	Russ,	Taylor,
Canfield,	Heinemann,	Sherman,	Van Orthwick,
Crosby,	Hinkson,	Slossen,	White,
Curtis,	Hobart,	Smith, A. A.,	Wiggins,
Ferguson,	Lusk,	Smith, O. S.,	Zagelmeyer, 32

Title agreed to.

House bill No. 532 (file No. 401), entitled

A bill to provide for lowering the grade of the road beds of all railroads

crossing the thoroughfare known as Woodward avenue, within the corporate limits of the city of Detroit, and for the construction and maintenance of bridges over said road beds.

Was read a third time and, was not passed, a majority of all the members elec not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Ferguson,	Mr. Preston, J. L.,	Mr. Wagner,
Aleshire,	Gill,	Robinson, H. W	Watts,
Baldwin,	Hoaglin,	Robinson, R.,	Wells,
Briske,	Huebner,	Smith, A. A.,	Wettlaufer,
Chambers,	Jasnowski,	Stoflet,	Williams, C. W.
Cole,	Judd,	Stout,	Williams, W. W.
Damon,	McKinstry,	Swift,	Wood,
Deming,	Murtagh,	Tinklepaugh,	Zagelmeyer,
Dyer,	O'Keefe,	Wachtel,	

35

NAYS.

Mr. Alexander,	Mr. Hanscom,	Mr. Lusk,	Mr. Sherman,
Angerer,	Hawley,	McMillan,	Smith, O. S.,
Baker,	Heineman,	Mellen,	Spencer,
Bignall,	Hinkson,	Peabody,	Turner,
Browne, H. W.,	Hobart,	Probert,	Van Orthwick,
Brown, N. J.	Hollister.	Randall,	Watson,
Canfield,	Jackson,	Rogers,	White,
Fitch,	Killean,	Rauthier,	Wiggins,
Hall,	Kirby,	Russ,	

35

Mr. Randall moved to reconsider the vote by which the House refused to pass the bill.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. Randall,

The bill was placed on the order of third reading.

Mr. Abbott moved that the rules be suspended, and that the bills passed in committee of the whole at the morning session be placed on the order of "Third Reading" for today.

Which motion prevailed, two-thirds of all the members present voting therefor.

Mr. Chambers moved to take from the table,

House bill No. 115 (file No. 357), entitled

A bill to protect fish and preserve the fisheries of this State by prohibiting certain deposits in the waters of the State, and to repeal act No. 350 of the public acts of 1865, and all amendments and additions thereto.

Which motion prevailed.

On motion of Mr. Chambers,

The bill was placed on the order of third reading.

House bill No. 285 (file No. 396), entitled

A bill to re-organize the 8th and 21st judicial circuits, and to create the 29th judicial circuit,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Abbott moved that there be a call of the House.
Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members reported absent without leave: Messrs. Dee, Dyer, McGregor, O. S. Smith and Switt.

On motion of Mr. McElroy,

Mr. Gibbons was excused from the operation of the call.

Mr. McMillan moved that all further proceedings under the call be dispensed with.

Mr. Abbott moved as a substitute for the motion that the vote on the pending bill be taken with the bar of the House closed under the operation of the call.

Which was agreed to.

The motion as amended by the substitute did not then prevail.

The bill was then passed, a majority of all the members elect voting therefore by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Gill,	Mr. Morton,	Mr. Southworth,
Alexander,	Goodrich,	Peabody,	Stoflet,
Angerer,	Hanscom,	Pealer,	Stout,
Baker,	Harris,	Potter,	Taylor,
Baldwin,	Hoaglin,	Preston, J. L.,	Tinklepaugh,
Briske,	Hobart,	Preston, W.W.	Turner,
Brown, N. J.,	Hollister,	Randall,	Tyrrell,
Chambers,	Huebner,	Rauthier,	Wagner,
Cole,	Jackson,	Russ,	Wells,
Connor,	Jasnowski,	Salisbury,	Wiggins,
Curtis,	Judd,	Sherman,	Williams, C.W.
Damon,	Killean,	Slosson,	Williams, W.W.
Deming,	Lowden,	Smith, A. A.,	Wood,
Eaton,	McMillian,	Smith, O. S.,	Zagelmeyer, 56

NAYS.

Mr. Browne, H. W. Mr. Hawley,	Mr. McElroy,	Mr. Murtagh,
Canfield,	Mellen,	Watts,
Fitch,		

9

Title agreed to.

On motion of Mr. Wood,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

On motion of Mr. Huebner,

All further proceedings under the call were dispensed with.

Housebill No. 181 (file No. 382), entitled

A bill to regulate the hours of labor upon street surface and elevated railroads for passenger travel, organized under the laws of this State, and agreements in reference thereto,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Tyrrell moved to amend the bill by striking out in line 5, section 6,

the words, "whatever motive power may be used in the operation of the roads."

Which motion did not prevail, two-thirds of the members elect not voting therefor.

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Fitch,	Mr. Morton,	Mr. Tinklepaugh,
Angerer,	Gill,	Murtagh,	Wachtel,
Briske,	Goodrich,	Preston, J. L.,	Waite,
Chambers,	Hall,	Preston, W. W.,	Watson,
Cole,	Hanscom,	Robinson, R.	Wells,
Deming,	Jasnowski,	Rauthier,	Wettlaufer,
Eaton,	Lowden,	Slosson,	Zagelmeyer,
Ferguson,	McKinstry,	Stoflet,	

31

NAYS.

Mr. Baker,	Mr. Damon,	Mr. McMillan,	Mr. Smith, O. S.,
Baldwin,	Hoaglin,	Mellen,	Taylor,
Bignall,	Judd,	Potter,	Watts,
Browne, H. W.,	Kirby,	Rogers,	White,
Crosby,	Lusk,	Sherman,	Williams, W. W.
Curtis,	McElroy,		

22

The Speaker called the Speaker *pro tem.* to the chair.

Senate joint resolution No. 3, entitled

Joint resolution authorizing the issuing of a patent to James H. Wellington for certain school lands in Clinton county.

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Gregory,	Mr. Morton,	Mr. Spencer,
Aleshire,	Hall,	Murtagh,	Stoflet,
Angerer,	Hanscom,	O'Keefe,	Stout,
Austin,	Harris.	Potter,	Tinklepaugh,
Baker,	Hawley,	Preston, J. L.,	Turner,
Baldwin,	Heineman,	Preston, W. W.,	Van Orthwick,
Bignall,	Hoaglin,	Probert,	Wachtel,
Briske,	Jackson,	Robinson, H. W.	Wagner,
Browne, H. W.	Jasnowski,	Robinson, R.,	Waite,
Canfield,	Judd,	Rogers,	Watson,
Cole,	Killean,	Rauthier,	Watts,
Curtis,	Kirby,	Russ,	Wells,
Damon,	Lowden,	Salisbury,	White,
Eaton,	Lusk,	Sherman,	Wiggins,
Ferguson,	McElroy,	Slosson,	Williams, C. W.,
Fitch,	McKinstry,	Smith, A. A.,	Wood,
Gill,	McMillan,	Smith, O. S.,	Zagelmeyer,
Goodrich,	Mellen,	Southworth,	Speaker,

pro tem., 72

NAYS.

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Title and preamble agreed to.

On motion of Mr. Judd,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Waite moved that the House take a recess until 7 o'clock this evening. Which motion did not prevail.

House bill No. 772 (file No. 405), entitled

A bill to fix the salaries of the Governor and certain employes in the State departments and to make an appropriation therefor,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Baker moved to amend the bill by striking out in lines 1 and 2, section 1, after the word "after," the words "June 30th," and inserting the words "April first" in lieu thereof. Also, by striking out in line 3, the words "for the year" and inserting the words "from and after June thirtieth," in lieu thereof.

Which motion prevailed, two-thirds of all the members elect voting therefor.

Mr. Judd moved to amend the bill by inserting at the end of line 8, the words "to the executive clerk to the Governor, and clerk of the advisory board of pardons, fifteen hundred dollars."

Which motion did not prevail, two-thirds of all the members elect not voting therefor.

Mr. Sherman moved to amend the bill by striking out all in line 3, section 1, after the words "per annum" and all of lines 4, 5, 6, 7, and 8.

On agreeing to which.

Mr. Slosson demanded the yeas and nays.

The demand was seconded, and the motion to amend did not prevail, two-thirds of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Austin,	Mr. Ferguson,	Mr. Heineman,	Mr. Sherman,
Baldwin,	Fitch,	Hinkson,	Slosson,
Briske,	Gill,	Lusk,	Smith, A. A.,
Crosby,	Hall,	Morton,	Van Orthwick
Curtis,	Harris,	Preston, W. W.,	White, 20-

NAYS.

Mr. Abbott,	Mr. Hanscom,	Mr. Pealer,	Mr. Tyrrell,
Aleshire,	Jackson,	Potter,	Wagner,
Angerer,	Jasnowski,	Robinson, R.,	Waite,
Baker,	Judd,	Rogers,	Wells,
Browne, H. W.,	Killean,	Rauthier,	Wiggins,
Cole,	McElroy,	Russ,	Williams, C. W.,
Eaton,	McGregor,	Smith, O. S.,	Williams, W. W.
Goodrich,	McMillan,	Southworth,	Zagelmeyer,
Gregory,	Murtagh,	Turner,	35-

M. Slosson moved to amend the bill by striking out in line 5 the words "two thousand" and inserting the words "fifteen hundred" in lieu thereof. Also by striking out all of lines 6, 7 and 8.

Which motion did not prevail, two-thirds of all the members elect not voting therefor.

Mr. Spencer moved to amend the bill by striking out in line 5 the words "two thousand" and inserting the words "eighteen hundred" in lieu thereof.

Which motion did not prevail, two-thirds of all the members elect not voting therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hanscom,	Mr. Potter,	Mr. Tyrrell,
Aleshire,	Hoaglin,	Preston, J. L.,	Wachtel,
Baker,	Jasnowski,	Robinson, H. W.	Wagner,
Baldwin,	Judd,	Robinson, R.,	Waite,
Browne, H. W.,	Killean,	Rogers,	Watson,
Brown, N. J.,	Kirby,	Rauthier,	Wells,
Chambers,	McElroy,	Russ,	Wettlaufer,
Cole,	McGregor,	Southworth,	Wiggins,
Connor,	McKinstry,	Spencer,	Williams, C. W
Damon,	McMillan,	Stoflet,	Williams, W. W
Eaton,	Murtagh,	Stout,	Zagelmeyer,
Gill,	O'Keefe,	Tinklepaugh,	Speaker
Goodrich,	Pealer,	Turner,	51

NAYS.

Mr. Angerer,	Mr. Gregory,	Mr. Lusk,	Mr. Smith, A. A.
Briske,	Hall,	Morton,	Smith, O. S.,
Crosby,	Harris,	Probert,	Swift,
Curtis,	Heineman,	Sherman,	Van Orthwick,
Ferguson,	Hinkson,	Slosson,	White,
Fitch,	Hobart,		22

Mr. Rogers moved that the bill be ordered to take immediate effect.

Which motion did not prevail, two-thirds of all the members elect not voting therefor.

House bill No. 179 (file No. 240), entitled

A bill in relation to the manufacture and sale of vinegar.

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Fitch,	Mr. Mellen,	Mr. Tyrrell,
Angerer,	Gill,	Murtagh,	Van Orthwick,
Baker,	Goodrich,	Potter,	Wachtel,
Baldwin,	Gregory,	Preston, W. W.	Wagner,
Bignall,	Hall,	Probert,	Waite,
Brown, N. J.,	Harris,	Robinson, R.,	Watson,
Canfield,	Hoaglin,	Rauthier,	Watts,
Chambers,	Jackson,	Russ,	Wells,
Cole,	Jasnowski,	Salisbury,	White,
Connor,	Judd,	Sherman,	Wiggins,
Crosby,	Kirby,	Smith, A. A.	Williams, C. W.
Deming,	Lusk,	Southworth,	Wachtel, W. W.

Mr. Eaton,	Mr. McElroy,	Mr. Spencer,	Mr. Wood,
Ferguson,	McKinstry,	Swift,	Zagelmeyer, 56
NAYS.			

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Title agreed to.

On motion of Mr. A. A. Smith,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 319 (file No. 169), entitled

A bill to amend section 2 of act number 232 of the public acts of 1885, entitled "An act to revise the laws providing for the incorporation of all manufacturing companies, except such as are contemplated by act No. 42 of the session laws of 1867, which provides for the incorporation of persons or corporations engaged in the manufacture of salt, and mercantile companies, or any union of the two, and to fix the duties and liabilities of such corporations," approved June 20, 1885, and to add a new section thereto, to stand as section 37,

Was read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Fitch,	Mr. Mellen,	Mr. Southworth,
Baker,	Gill,	Morton,	Spencer,
Baldwin,	Goodrich,	Murtagh,	Stout,
Bignal,	Hall,	Pealer,	Taylor,
Briske,	Harris,	Potter,	Tinklepaugh,
Browne H. W.,	Hawley,	Preston, J. L.,	Van Orthwick,
Brown, N. J.,	Heineman,	Preston, W. W.,	Wachtel,
Canfield,	Hinkson,	Probert,	Wagner,
Chambers,	Hoaglin,	Randall,	Waite,
Cole,	Hobart,	Robinson, H. W	Watts,
Connor,	Huebner,	Robinson R.,	Wettlaufer,
Crosby,	Jasnowski,	Russ,	White,
Damon,	Judd,	Salisbury,	Wiggins,
Deming,	Killean,	Sherman,	Williams, C. W.,
Eaton,	Lowden,	Smith, A. A.,	Wood,
Ferguson,	McElroy,	Smith, O. S.,	Zagelmeyer,

64

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NAYS.

Title agreed to.

House bill No. 735 (file No. 408), entitled

A bill to authorize and empower the Board of Control of State swamp lands to make an appropriation of State swamp lands for dredging the channel between Pickerel and Crooked lakes, in the township of Littlefield, Emmet county, Mich.,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Fitch,	Mr. Lowden,	Mr. Smith, O. S.,
Alexander,	Gill,	Lusk,	Southworth,
Austin,	Goodrich,	McElroy,	Spencer,
Baker,	Gregory,	McKinstry,	Stoflet,

Mr. Baldwin,	Mr. Hall,	Mr. Mellen,	Mr. Stout,
Bignal,	Hanscom,	Murtagh,	Swift,
Briske,	Harris,	O'Keefe,	Taylor,
Canfield,	Heineman,	Peabody,	Tinklepaugh,
Chambers,	Hoaglin,	Pealer,	Wachtel,
Cole,	Huebner,	Preston, J. L.,	Wagner,
Connor,	Jackson,	Preston, W. W.,	Watson,
Damon,	Jasnowski,	Robinson, R.,	Wells,
Deming,	Judd,	Russ,	Wood,
Dyer,	Kirby,	Sherman,	Zagelmeyer,
Ferguson,			57

NAYS.

Mr. Browne, H. W.	Mr. Hinkson,	Mr. Randall,	Mr. Wiggins,
			5

Title agreed to.

On motion of Mr. Wachtel,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 194 (file No. 45), entitled

A bill relative to the confinement in this State of prisoners committed or sentenced by the courts of the United States or of the territories thereof,

Was read a third time and was not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Angerer,	Mr. Gill,	Mr. Jasnowski,	Mr. Robinson, R.,
Baker,	Goodrich,	Lowden,	Rauthier,
Bignal,	Gregory,	McElroy,	Southworth,
Briske,	Hall,	McGregor,	Stoflet,
Canfield,	Hanscom,	Mellen,	Tinklepaugh,
Chambers,	Heineman,	Murtagh,	Wachtel,
Connor,	Hoaglin,	O'Keefe,	Wagner,
Deming,	Hobart,	Peabody,	Wettlaufer,
Ferguson,	Huebner,	Preston, W. W.,	Zagelmeyer,
Fitch,	Jackson,	Randall,	Speaker,
Gibbons,			41

NAYS.

Mr. Abbott,	Mr. Judd,	Mr. Sherman,	Mr. Van Orthwick,
Alexander,	Lusk,	Smith, A. A.,	Watson,
Browne, H. W.,	McKinstry,	Smith, O. S.,	White,
Cole,	Morton,	Stout,	Wiggins,
Damon,	Probert,	Swift,	Williams, W. W.
Hawley,	Salisbury,	Taylor,	23

Mr. H. W. Robinson moved to reconsider the vote by which the House refused to pass the bill.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. H. W. Robinson,

The bill was laid on the table.

Senate bill No. 288, entitled

A bill to authorize the village of Sand Beach, in Huron county, to borrow

money for the purpose of making public improvements in the said village of Sand Beach.

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hall,	Mr. Potter,	Mr. Van Orthwick,
Angerer,	Harris,	Preston, W. W.,	Wachtel,
Baldwin,	Heineman,	Probert,	Wagner,
Bignal,	Hinkson,	Randall,	Waite,
Briske,	Hoaglin,	Robinson, H. W.	Watson,
Chambers,	Hobart,	Robinson, R.,	Wells,
Cole,	Huebner,	Rogers,	Wettlaufer,
Crosby,	Jackson,	Rauthier,	White,
Curtis,	Jasnowski,	Sherman,	Wiggins,
Damon,	Judd,	Southworth,	Williams, C. W.
Deming,	Lowden,	Spencer,	Williams, W. W.
Fitch,	Lusk,	Stoflet,	Wood,
Gibbons,	Mellen,	Swift,	Zagelmeyer,
Gill,	Morton,	Tinklepaugh,	Speaker,
Goodrich,	Murtagh,		58

NAYS.

Mr. Browne, H. W. Mr. McElroy,	Mr. Russ,	3
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Title agreed to.

On motion of Mr. Heineman,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 233 (file No. 387), entitled

A bill to amend section 3 of article 3 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1, 1873, to provide for the taxation of railroad property and to repeal section 33 of an act approved March 28, 1846, entitled "An act to authorize the sale of the Central Railroad and to incorporate the Michigan Central Railroad Company;" section 21 of an act approved May 4, 1846, entitled "An act to incorporate the Grand River Valley Railroad Company;" section 2 of an act approved May 18, 1846, entitled "An act in regard to the Erie & Kalamazoo Railroad Company; section 31 of an act approved May 9, 1846, entitled "An act to authorize the sale of the Southern Railroad and incorporate the Michigan Southern Railroad Company," and section 9 of an act approved February 13, 1855, entitled "An act to authorize the consolidation of the Detroit & Pontiac, and the Oakland & Ottawa Railroad Company so as to form a continuous line from Detroit to Lake Michigan, under the name of the Detroit & Milwaukee Railroad Company."

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Wells,

The bill was referred to the committee of the whole, and placed on the general order.

MOTIONS AND RESOLUTIONS.

Mr. Killean moved to take from the table,
Senate bill No. 401, entitled

A bill to provide for the re-organization of gas light companies, the term of existence of which has heretofore expired, or may hereafter expire by limitation of law, and to fix the duties and liabilities of such renewed corporations,

Which motion prevailed.

On motion of Mr. Killean,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Gregory,	Mr. Pealer,	Mr. Taylor,
Alexander,	Hall,	Potter,	Tinklepaugh,
Baker,	Harris,	Preston, J. L.,	Turner,
Baldwin,	Heineman,	Preston, W. W.,	Van Orthwick,
Bignall,	Hoaglin,	Probert,	Wachtel,
Briske,	Hobart,	Randall,	Wagner,
Brown, N. J.,	Jackson,	Robinson, H. W	Waite,
Canfield,	Jasnowski,	Robinson, R.,	Watson,
Chambers,	Judd,	Russ,	Watts,
Cole,	Killean,	Salisbury,	Wells,
Connor,	Lowden,	Smith, A. A.,	Wettlaufer,
Crosby,	Lusk,	Smith, O. S.	White,
Damon,	McElroy,	Southworth,	Wiggins,
Eaton,	McKinstry,	Spencer,	Williams, W. W.,
Ferguson	Mellen,	Stoflet,	Wood,
Fitch,	Murtagh,	Stout,	Zagelmeyer,
Gill,	O'Keefe,	Swift,	Speaker,
Goodrich,			

69

NAYS.

Mr. Browne, H. W.,

1.

Title agreed to.

On motion of Mr. Killean,

By a two-thirds vote of all the members elect, the bill was ordered to take immediate effect.

Mr. Hall moved to discharge the committee of the whole from the further consideration of

House bill No. 544 (file No. 391), entitled

A bill to revise and amend sections 1, 6 and 7 of act No. 490 of the local acts of 1871, entitled "An act to incorporate the public schools of the city of Battle Creek, approved April 17, 1871," and to enlarge and extend the boundaries of the school district known as the public schools of the city of Battle Creek.

Which motion prevailed.

On motion of Mr. Hall,

The bill was referred to the committee on judiciary.

The House took up the order of

REPORTS OF STANDING COMMITTEES.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

House bill No. 690, entitled

A bill to enable the city of Saginaw to borrow money for the purpose of building a bridge across the Saginaw river at the foot of Court street in said city,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to authorize the township of South Haven, in Van Buren county, to borrow money to be used in rebuilding a swing bridge and approaches thereto in said township and to issue bonds therefor,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

G. M. BALDWIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Wiggins,

The House concurred in the adoption of the substitute reported by the committee

On motion of Mr. Wiggins,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hall,	Mr. Preston, W. W.	Mr. Tinklepaugh,
Angerer,	Harris,	Probert,	Tyrrell,
Baker,	Heinemann,	Randall,	Van Orthwick,
Baldwin,	Hinkson,	Robinson, H. W.	Wachtel,
Bignall,	Jackson,	Robinson, R.,	Wagner,
Briske,	Jasnowski,	Rauthier,	Waite,
Browne, H. W.,	Judd,	Russ,	Watson,
Brown, N. J.	Killean,	Salisbury,	Watts,
Canfield,	Kirby,	Sherman,	Wells,
Chambers,	Lowden,	Smith, A. A.	Wettlaufer,
Cole,	Lusk,	Smith, O. S.,	White,
Connor,	McElroy,	Southworth,	Wiggins,
Deming,	McKinstry,	Spencer,	Williams, C. W.
Eaton,	Mellen,	Stoflet,	Williams, W. W.
Ferguson,	Murtagh,	Stout,	Wood,
Fitch,	Pealer,	Swift,	Zagelmeyer,
Gill,	Potter,	Taylor,	Speaker,
Goodrich,	Preston, J. L.		70

NAYS.

0

Title agreed to.

On motion of Mr. Wiggins,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on State affairs:

The committee on State affairs, to whom was referred

Senate joint resolution No. 22 (file No. 3), entitled

Joint resolution accepting the invitation of the French government to the Paris Universal exposition of 1889,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on judiciary and public lands jointly:

The committee on judiciary and public lands to whom was referred

House joint resolution No. 6, entitled

A joint resolution surrendering and quit-claiming back to the United States certain lands granted to the State of Michigan by act of Congress, approved June 3, 1856, to aid in construction of a railroad from Ontonagon to the Wisconsin State line,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

Joint resolution authorizing the Governor to relinquish and surrender to the United States certain lands certified to the State to aid in the construction of railroads,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

S. P. JACKSON, *Chairman of Joint Committee.*

Report accepted and committee discharged.

On motion of Mr. Jackson,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on elections:

The committee on elections, to whom was referred

House bill No. 16 (file No. 379), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise,

With instructions to report an election bill separate from registration,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, recommending that the substitute be concurred in, and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

B. S. WAITE, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Waite,

The House concurred in the adoption of the substitute reported by committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 213 (file No. 121), entitled

A bill to amend section 1 of act No. 553 of the local acts of 1887, entitled "An act to legalize certain drain taxes in the township of Ganges and county of Allegan, and to authorize the supervisor of said township to respread the same," approved June 27, 1887,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Stout,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Fitch,	Mr. McElroy,	Mr. Spencer,
Alexander,	Gill,	McKinstry,	Stout,
Angerer,	Goodrich,	Mellen,	Taylor,
Austin,	Gregory,	Murtagh,	Tinklepaugh,
Baker,	Hall,	Potter,	Van Orthwick,
Baldwin,	Harris,	Preston, J. L.,	Wachtel,
Bignall,	Hawley,	Preston, W. W.,	Wagner,
Browne, H. W.,	Heineman,	Probert,	Waite,
Brown, N. J.,	Hinkson,	Randall,	Watson,
Canfield,	Hoaglin,	Robinson, H. W	Watts,
Chambers,	Hobart,	Robinson, R.,	Wells,
Cole,	Huebner,	Russ,	White,
Connor,	Jackson,	Salisbury,	Wiggins,
Crosby,	Jasnowski,	Sherman,	Williams, W. W.
Damon,	Judd,	Smith, A. A.,	Wood,
Deming,	Killean,	Smith, O. S.,	Zagelmeyer,
Eaton,	Kirby,	Southworth,	Speaker,
Ferguson,	Lusk,		70

NAYS.

0

Title agreed to.

On motion of Mr. Stout,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on local taxation:

The committee on local taxation, to whom was referred

Senate bill No. 363 (file No. 168), entitled

A bill to authorize the village of Dundee, Monroe county, to raise money

to make public improvements in said village, to issue bonds therefor, and to provide for the levy of taxes thereon to pay the same,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

MINER T. COLE, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred House bill No. 580, entitled

A bill requiring one-half of the regular terms of the circuit court for the county of Saginaw to be hereafter held within the city of East Saginaw,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend section 10 of act No. 426 of the session laws of 1869, entitled "An act to revise an act entitled an act to incorporate the Board of Education of the city of East Saginaw, and the several acts amendatory thereto," approved April 3, 1869,

Recommending that the substitute be concurred in, and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

F. F. HOAGLIN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Connor,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Connor,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Ferguson,	Mr. McElroy,	Mr. Spencer,
Alexander,	Mr. Fitch,	Mellen,	Stout,
Angerer,	Gill,	Morton,	Swift,
Austin,	Goodrich,	Murtagh,	Taylor,
Baker,	Hall,	Peabody,	Tinklepaugh,
Baldwin,	Harris,	Pealer,	Van Orthwick,
Bignall,	Hawley,	Potter,	Wachtel,
Briske,	Heineman,	Preston, J. L.,	Wagner,
Browne, H. W.,	Hinkson,	Preston, W. W.,	Waite,
Canfield,	Hoaglin,	Randall,	Watson,
Chambers,	Hobart,	Robinson, H. W.	Watts,
Cole,	Huebner,	Russ,	Wells,
Connor,	Jackson,	Salisbury,	White,
Crosby,	Jasnowski,	Sherman,	Wiggins,

Mr. Damon, Deming, Eaton,	Mr. Killean, Lowden, Lusk,	Mr. Smith, A. A., Mr. Wood, Smith, O. S., Zagelmeyer, Southwoth,	
			67
		NAYS.	0

Title agreed to.

On motion of Mr. Connor,
By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

On motion of Mr. Russ,
The House adjourned.

Lansing, Friday, June 14, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Crawford.

Roll called: quorum present.

Absent without leave: Messrs. Abbott, Briske, Canfield, Dee, Dyer, Gibbons, O'Keefe, O. S. Smith, Stoflet, Turner and Tyrrell.

On motion of Mr. Russ,

Leave of absence was granted to Mr. Tyrrell until Monday next.

On motion of Mr. Mellen,

Leave of absence was granted to Mr. Canfield until Tuesday next.

On motion of Mr. Zagelmeyer,

Leave of absence was granted to Mr. Briske for the day.

On motion of Mr. Lowden,

Leave of absence was granted to himself after to-day until Thursday next.

On motion of Mr. Cole,

Leave of absence was granted to Mr. Abbott for the forenoon.

On motion of Mr. McGregor,

Leave of absence was granted to Mr. Salisbury for the day.

On motion of Mr. Huebner,

Leave of absence was granted to himself until Monday next,

On motion of Mr. Wetzlaufer,

Leave of absence was granted to himself after to-day until Tuesday next.

On motion of Mr. Spencer,

Leave of absence was granted to Mr. Gibbons for the day.

On motion of Mr. A. A. Smith,

Leave of absence was granted to himself until Tuesday.

On motion of Mr. Curtis,

Leave of absence was granted to Mr. O. S. Smith for the forenoon.

By unanimous consent:

Mr. Ferguson moved to discharge the committee of the whole from the further consideration of

Senate joint resolution No. 10, entitled

Joint resolution authorizing the Board of State Auditors to make certain improvements upon property owned by the State in the city of Lansing.

Which motion prevailed.

On motion of Mr. Ferguson,

The joint resolution was put upon its immediate passage.

The joint resolution was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Baker,	Mr. Heineman,	Mr. Murtagh,	Mr. Southworth,
Baldwin,	Hoaglin,	Northup,	Spencer,
Brown, N. J.,	Hobart,	Pealer,	Stoflet,
Cole,	Huebner,	Potter,	Stout,
Connor,	Jackson,	Preston, J. L.,	Swift,
Crosby,	Jasnowski,	Preston, W.W.,	Taylor,
Curtis,	Judd,	Probert,	Wachtel,
Damon,	Killean,	Randall,	Waite,
Eaton,	Kirby,	Robinson, H. W	Watts,
Ferguson,	Lowden,	Robinson, R.,	Wells,
Gill,	Lusk,	Rauthier,	Wettlaufer,
Goodrich,	McElroy,	Russ,	Williams, C. W.,
Hall,	McKinstry,	Salisbury,	Wood,
Harris,	Mellen,	Slosson,	Zagelmeyer,
Hawley,	Morton,	Smith, A. A.,	Speaker, 60-

NAYS.

0

Title agreed to.

On motion of Mr. Ferguson,

By a vote of two-thirds of all the members elect the joint resolution was ordered to take immediate effect.

PRESENTATION OF PETITIONS.

No. 2040. By Mr. Randall: Communication from Hon. Don M. Dickinson relative to railroad land grant lands.

On demand of Mr. Randall,

The communication was read at length, and spread at large on the Journal, as follows:

DETROIT, MICH., June 12, 1889.

Hon. James A. Randall, House of Representatives, Lansing, Mich.:

DEAR SIR—I can hardly credit the report published in the press of northern Michigan that there is any hesitation on the part of the State Legislature to pass the resolution removing the cloud of any possible State claim from the titles of Michigan homesteaders in the railroad lands recently forfeited by act of the last Congress.

Telegrams from Lansing, however, received today by Mr. Nester seem to confirm that report.

I still cannot believe that such objections on the part of any disinterested citizens of Michigan go to the substance of the resolution. They are more likely to come from some formalism which seems to aid the holdings of some railroad or canal corporation.

I have not seen it, but I suggest, that not only for the direct purpose aimed at, but also for its effect as an expression of Michigan upon the future construction of the act by the Department of the Interior the resolution should be

so framed as to clearly state the sole legislative intent to be the release of the claim of title of the State in and to the lands of homestead and pre-emption settlers, held by such settlers under or by color of the homestead or pre-emption laws.

The settlement and clearing of the titles of these men has been the end kept steadily in view during the weary seven years fight which the homesteaders have made against these combined corporations which have been faithfully and shrewdly represented on the floors of both houses of Congress, and by a powerful and unscrupulous lobby about the capitol.

Over and over again bills for the relief of these settlers were smothered in committees, ruined by cunning amendments and killed in various ways by other parliamentary tactics.

You are of course aware that the general Forfeiture Bill in Congress affecting homesteaders in other States as well as our own, and opening up lands that should be forfeited for the benefit of honest settlers, was killed by these methods in the last days of the last session.

It was killed, too, by ostensible friends who posed before the people as their loyal advocates.

Michigan alone through the indomitable pluck and sleepless watchfulness of a few men on the ground, hurriedly framed and pulled out of the wreck this special act for the relief of her citizens on the lost legislative day of the session. Its approval was the last official act of President Cleveland.

It was not such an act as was originally drawn for the settlers, but it was the best that could be got, steered as it was necessary to steer it to get any justice, among the rocks, pit-falls and traps placed in its way by cunning corporate greed. As it is, there can be nothing but hostile construction of it which can now mar the title or take his land from any honest settler who has made or selected his home, claiming under or by color of the homestead and pre-emption laws.

It will accomplish the end sought as to these poor men and families, unless the same old influence shall again dominate in construing the law.

In removing the cloud which by reason of the original grants to the State still exists, according to the opinion of the Secretary of the Interior, and which seems to bar proper and just action for those homesteaders in his department, the Michigan Legislature should speak in unequivocal terms as to the true intent of the act of Congress protecting those lands.

It is unnecessary in this connection to take care of any corporate interests, which have been adversely felt at every stage of the work done in the interest of the actual settlers, and the influence of which is shown upon the face of the forfeiting act itself. Whatever the present form of the resolution, therefore, I venture to suggest an unequivocal proviso, in about the words following:

Provided, and it is expressly stated as the intent of this resolution, that it is to release the title of the State for the purpose and in order to facilitate the action of the general government of the United States, in making good the title of settlers under the homestead and pre-emption laws of the United States, claiming under color of those laws, and for no other purpose.

I trust that you will do all in your power to clear up any misunderstandings, and that all good men will see to it that the representatives of Michigan, of all men in this world, shall not lay a straw in the way of this tardy justice done the poor men of Northern Michigan by the Federal Government.

Very truly yours,
DON M. DICKINSON.

Referred to the committee on public lands.

No. 2041. By Mr. Rauthier: Petition of 100 citizens of the Upper Peninsula, relative to the release of land grants to the United States.

Referred to the committee on public lands.

No. 2042. By Mr. Rauthier: Petition of 44 citizens of Marquette county, on the same subject.

Same reference.

No. 2043. By Mr. Rauthier: Petition of 160 other citizens of Marquette county, on the same subject.

Same reference.

By unanimous consent:

Mr. Wagner moved to discharge the committee of the whole from the further consideration of

House joint resolution No. 6, entitled

Joint resolution authorizing the Governor to relinquish and surrender to the United States certain lands certified to the State to aid in the construction of railroads.

Which motion prevailed.

On motion of Mr. Wagner,

The joint resolution was put upon its immediate passage.

The Speaker called Mr. Baker to the chair.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Connor moved to amend the joint resolution by inserting therein after the words "United States" the words "solely for homesteaders and pre-emption purposes."

Pending which,

Mr. Randall moved as a substitute for the motion to amend the joint resolution by adding thereto the following:

Provided further, And it is expressly stated as the true intent of this resolution, that it is to release the title of the State for the purpose and in order to facilitate the action of the general government of the United States in making good the title of settlers under the homestead and pre-emption laws of the United States, or claiming under color of those laws and for no other purpose.

Which was accepted.

Mr. Peabody moved that the joint resolution be re-referred to the committee of the whole.

Pending which,

Mr. Judd demanded the previous question.

The demand was seconded.

The question being shall the main question be now put,

The same was ordered.

The question being first taken on the motion to recommit, the motion did not prevail.

The motion to amend the joint resolution did not then prevail.

The joint resolution was then passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,
Aleshire,

Mr. Gill,
Goodrich,

Mr. McGregor,
McKinstry,

Mr. Southworth,
Spencer,

Mr. Alexander,	Mr. Hall,	Mr. Mellen,	Mr. Stoflet,
Angerer,	Hanscom,	Morton,	Stout,
Austin,	Harris,	Murtagh,	Taylor,
Baldwin,	Heineman,	Northup,	Tinklepaugh,
Bignal,	Hinkson,	Peabody,	Wachtel,
Browne, H. W.,	Hoaglin,	Pealer,	Wagner,
Brown, N. J.,	Hobart,	Potter,	Waite,
Chambers,	Hollister,	Preston, J. L.,	Watson,
Cole,	Jackson,	Preston, W. W.,	Watts,
Crosby,	Jasnowski,	Probert,	Wells,
Curtis,	Judd,	Randall,	Wettlaufer,
Damon,	Killean,	Robinson, H. W	White,
Deming,	Kirby,	Robinson, R.,	Wiggins,
Dyer,	Lowden,	Rauthier,	Wood,
Eaton,	Lusk,	Russ,	Zagelmeyer,
Ferguson,	McElroy,	Sherman,	Acting Speaker
Fitch,			73

NAYS.

Mr. Connor, Mr. Slosson, 2

Title and preamble agreed to.

On motion of Mr. Wagner,

By a vote of two-thirds of all the members elect, the joint resolution was ordered to take immediate effect.

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary,

The committee on judiciary to whom was referred

House bill No. 762, entitled

A bill to amend section 8032 of an act to authorize proceedings against garnissees, and for other purposes, approved March 23, 1849, and amendments thereto, being section 832 of Howell's compilation of the laws of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it not do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Zagelmeyer,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 544 (file No. 391), entitled

A bill to revise and amend sections 1, 6 and 7 of act No. 490 of the session laws of 1871, entitled "An act to incorporate the public schools of the city of Battle Creek," approved April 17, 1871, and to enlarge and extend the boundaries of the school district known as the public schools of the city of Battle Creek,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompany-

ing substitute therefor, recommending that the substitute be concurred in, and that the substitute do pass and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The House concurred in the adoption of the substitute reported by committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on local taxation:

The committee on local taxation, to whom was referred

House bill No. 336, entitled

A bill to authorize the city of Monroe to issue bonds for the construction of water-works.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to authorize the common council of the city of Monroe, in Monroe county, Michigan, to contract with the Monroe water company to furnish water to said city for fire, domestic and other purposes, and to provide for the same by taxation.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

MINER T. COLE, *Chairman.*

Report accepted and committee discharge.

On motion of Mr. Cole,

The House concurred in the adoption of the substitute reported by committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

REPORTS OF SPECIAL COMMITTEES.

By the committee of conference on House bill No. 126 (file No. 292, reprint of file No. 214):

The committee of conference to whom was referred

House bill No. 126 (file No. 292, reprint of file No. 214), entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous, intoxicating, malt, brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages (and the forfeiture of leases in certain cases) and to repeal all acts or parts of acts inconsistent with the provisions of this act,

Which said bill the Senate has amended, as shown by the message transmitting the same, as follows:

1. By striking out of line 10 of section 1 the words "two hundred" and inserting in lieu thereof the words "sixty-five," so that it shall read "sixty-five dollars."

2. By striking out of line 11 of section 1 the word "eight" and inserting in lieu thereof the word "five," so that it shall read "five hundred dollars."

3. By striking out of line 18 the word "six" and inserting in lieu thereof the word "five," and by adding to the manuscript proviso the words "or to sell any such liquors at any place other than such bar."

4. By striking out of line 20 of section 1 the word "twelve" and inserting in lieu thereof the word "ten," so that it shall read "ten hundred dollars."

5. By striking out all of section 3 up to and including line 134, and inserting in lieu thereof the following:

Sec. 3. The penal provisions of this act shall not apply to druggists who sell liquors for chemical, scientific, medicinal, mechanical or sacramental purposes only, and in strict compliance with law. It shall not be lawful for any druggist, nor for any person whose business consists in whole or in part of the sale of drugs and medicines, directly or indirectly, by himself, his clerk, agent or servant, at any time, to sell, furnish, give, or deliver, any spirituous, malt, brewed, fermented, or vinous liquor, or any mixed liquor, a part of which is spirituous, malt, brewed, fermented, or vinous, to a minor, except for medicinal or mechanical purposes, on the written order of the parent or guardian of such minor, nor to any adult person whatever, who is at the time intoxicated, nor to any person in the habit of getting intoxicated, nor to any Indian, or any person of Indian descent, nor to any person when forbidden in writing so to do by the husband, wife, parent, child, guardian, or employer of such person, or by the supervisor of the township, or mayor, or director of the poor, or any supervisor or alderman of the city, or president or trustee of any village, or superintendent of the poor of the county in which such person shall reside or temporarily remain, nor to any other person to be used as a beverage, nor to any person to be drank on the premises, nor to be mixed and drank with any beverage drawn from a soda fountain or other apparatus or device for dispensing aerated or other beverages; but such druggist shall be allowed to sell said liquors for medicinal, chemical, scientific, mechanical and sacramental purposes only, without the payment of any tax specified in section one, and subject to the following restrictions and conditions: Every such dealer in drugs and medicines shall procure and keep a suitable blank book in which shall be recorded by said druggist, his clerk or employé, the names of all persons applying for such liquor for any of these lawful purposes, the date of each sale, the amount and kind of liquor sold to each person, and, the purpose to which the same was to be applied, as stated by the purchaser, which book shall be kept in the store of said druggist, and shall be open to all persons for examination during all business hours; and the failure to keep a record of every such sale, in manner and form as aforesaid, or the delivery of liquor for any purpose other than above named, shall subject such druggist to the penalties provided for in this section: *Provided*, That such druggist shall, on or before the first day in May in each year, or before commencing business, execute and file with the county treasurer of the county in which he is carrying on such business, a bond, the sufficiency of which shall be determined by the township board of the township, or the board of trustees or the common council of the village or city in which such business is proposed to be carried on, to the people of the State of Michigan, in the sum of two thousand dollars, with two or more sufficient sureties, who shall be freeholders and residents of the county in which such business is proposed to be carried on, each of whom shall justify in a sum equal to the amount of the bond, over and above all indebtedness, and all exemptions from sale on execution, and all liability on other similar bonds, which bond shall be substantially in the following form:

Know all men by these presents, that we.....
as principal and..... and.....
as sureties are held and firmly bound unto the people of the State of Michigan
in the sum of two thousand dollars, to the payment whereof, well and truly to be made, we bind ourselves, our heirs, executors and administrators
firmly by these presents. Sealed with our seals and dated this.....
day of..... 18.....

WHEREAS, The above named principal proposes to carry on the business of
a druggist at....., in the county of.....
and state of Michigan;

AND WHEREAS, The said principal hath covenanted and agreed, and doth hereby covenant and agree as follows, to-wit: That he will not directly or indirectly, by himself, his clerk, agent or servant at any time sell, furnish, give, or deliver any spirituous, malt, brewed, fermented or vinous liquor, or any mixed liquor, a part of which is spirituous, malt, brewed, fermented or vinous, to a minor except for medicinal or mechanical purposes, on the written order of the parent or guardian of such minor, nor to any adult person whatever who is at the time intoxicated, nor to any person in the habit of getting intoxicated, nor to any Indian, or any person of Indian descent, nor to any person when forbidden in writing so to do by the hnsband, wife, parent, child, guardian or employer of such person, or by the supervisor of the township, mayor or director of the poor of the city, or superintendent of the poor of the county in which such person shall reside or temporarily remain, and that he will not sell any such liquor to be drank on the premises, nor to be mixed and drank with any beverage drawn from a soda-fountain or other apparatus or device for dispensing aerated or other beverages; that he will sell such liquors for chemical, scientific, medicinal, mechanical and sacramental purposes only, and that he will pay all damages, actual and exemplary, that may be adjudged to any person or persons for injuries inflicted upon him or them, either in person or property, or means of support, or otherwise by reason of his selling, furnishing, giving or delivering any such liquors. Now, the condition of this obligation is such that if said principal shall well and truly keep and perform all and singular the foregoing covenants and agreements, and shall pay any judgment for actual or exemplary damages which may be recovered against him in any court of competent jurisdiction, and all fines and costs that may be imposed upon him for violations of this act, then this obligation shall be void and of no effect; otherwise the same shall be in full force and effect.

Signed and sealed in the presence of

----- [L. S.]
----- [L. S.]
----- [L. S.]

6. By striking out section 14 and inserting in lieu thereof the following to stand as section 14:

SEC. 14. It shall not be lawful for any person by himself, his clerk or agent, to permit any student in attendance at any public or private institution of learning in this state, or any minor, to play at cards, dice, billiards or any game of chance, in any part of any building in which spirituous liquors or intoxicating drinks are sold; nor shall it be lawful for any person, by himself, his clerk or agent, to sell or give to any studeut in attendance at any public or private institution of learning in this state any spirituous or intoxicating drinks,

except when prescribed by a regular physician for medicinal purposes; it shall not be lawful for any person to allow any minor to visit or remain in any room where such liquors are sold or kept for sale unless accompanied by his or her father or other legal guardian. Any person who shall offend against either of the foregoing provisions of this section shall be deemed to have been guilty of a misdemeanor, and on conviction thereof shall be punished as provided in section seven of this act.

7. By striking out of lines 14, 15, 16, 17 and 18 of section 19, the words "any sale or gift of any such liquor by the lessee or occupant of any premises, resulting in damages, shall, at the option of the lessor, work a forfeiture of the lease, and the circuit court in chancery may enjoin the sale, giving way or furnishing, of any such liquors, by any lessee or occupant of the premises, which may result in loss or damage or liability to the lessor or any person claiming under such lessor."

8. By striking out of line 10 of section 25 the words "and shall be imprisoned," and inserting in lieu thereof the words "or imprisonment," and by adding to the end of line 11 the words "or both, in the discretion of the court."

9. By striking out section 31 and inserting in lieu thereof the following to stand as section 31:

Sec. 31. During the time when by the provisions of this act places where liquor is sold or kept for sale must be closed, all curtains, screens, partitions and other things that obstruct the view from the sidewalk, street, alley, or road in front of or at the side or end of said building, or the bar or place in said room where said liquors are sold or kept for sale, shall be removed. Any person who shall violate any of the provisions of this section, shall, upon conviction thereof, be punished as provided in section seven of this act.

And the title to which said bill the Senate has also amended by striking out the words, "and the forfeiture of leases in certain cases;"

And which said bill, as shown by said message of transmittal, the Senate has ordered to take immediate effect.

And in all of which said named amendments and in the amendment to the title thereof the House non-concurred.

Whereupon the Senate insisted upon all of the said amendments, and asked for a committee of conference, as shown by subsequent message, which request was granted and such committee duly appointed.

Respectfully report that they have had said bill and the matters of disagreement existing between the two houses, relative to said amendments, under careful consideration, and make the following recommendations in respect thereto:

I. That as to the first named amendment made to the said bill by the Senate, the House concur therein.

II. That as to the second named amendment made to the said bill by the Senate, the Senate recede therefrom, and that in line 11 of section 1, in lieu of the word "five," as amended by the Senate, the word "six" be inserted, so that it shall read "six hundred dollars."

III. That as to the first part of the third named amendment made to the said bill by the Senate, the Senate recede therefrom, and that in line 18 of section 1 in lieu of the word "five," as amended by the Senate, the words "five hundred and fifty" be inserted, so that it shall read "five hundred and fifty dollars;" and that as to the second part of the said third named amendment made to the said bill by the Senate, the House concur therein.

IV. That as to the fourth named amendment made to the said bill by the Senate, the House concur therein.

V. That as to the fifth named amendment made to the said bill by the Senate, the Senate recede therefrom, and that section 3 of said bill, from the 1st line to the 105th line inclusive, be amended so as to read as follows:

Section 3. The penal provisions of this act shall not apply to druggists who have a license under the provisions of this section to sell any of the liquors enumerated in section one of this act for chemical, scientific, sacramental, medicinal and mechanical purposes and who sell in strict compliance with law. In townships the township board, in villages the president and board of trustees or the common council, as the case may be, and in cities the mayor and common council shall have power to issue licenses to druggists to sell the liquors enumerated in this act, within their respective jurisdictions, for chemical, medicinal, scientific, sacramental and mechanical purposes, but for no other purpose whatever, whenever application therefor shall be made by petition and sworn to by the applicant and filed with the township, village or city clerk, or recorder, as the case may be, of the township, village or city in which such druggist proposes to sell intoxicating liquors under the license applied for, which petition shall state the applicant's name, age, place of residence, in what business he is then engaged, and in what business he has been engaged for at least two years next preceding to the time of filing the petition; that he is or employs a registered pharmacist, that he has not been adjudged guilty of violating any laws relating to intoxicating liquors within the last two years preceding his application, and that he desires a license to keep and sell such liquors for chemical, medicinal, sacramental, scientific and mechanical purposes, and for no other purposes whatever. Such license shall be issued within a reasonable time after such application is made. The sum of one dollar shall be paid to the township, village or city clerk for such license before the same is issued, and said license shall be signed by the presiding officer and clerk or recorder of said boards, as the case may be, and shall be for a term ending on the first day of May next ensuing. Such license may be revoked and cancelled by the authority granting the same whenever the holder of such license shall have been found guilty by any court of competent jurisdiction of violating any of the provisions of this act, whether relating to his business as druggist or not; and from the time such license shall be revoked, the holder shall have no right to sell any of the liquors aforesaid for any purpose. It shall not be lawful for any such druggist, nor for any person whose business consists in whole or in part of the sale of drugs and medicines, directly or indirectly, by himself, his clerk, agent or employee, at any time, to sell, furnish, give or deliver any spirituous, intoxicating, malt, brewed, fermented or vinous liquor, or any mixed liquor, a part of which is spirituous, intoxicating, malt, brewed, fermented or vinous, to a minor, except for medicinal or mechanical purposes, on the written order of the parent or guardian of such minor, nor to any adult person whatever, who is at the time intoxicated, nor to any person in the habit of getting intoxicated, nor to any person when forbidden in writing so to do by the husband, wife, parent, child, guardian, or employer of such person, or by the supervisor of the township, mayor, director of the poor, or any supervisor or alderman of the city, or president or trustee of any village, or superintendent of the poor of the county in which such person shall reside or temporarily remain, nor to any other person to be used as a beverage, nor to any person to be drank on the premises, nor to be mixed and drank with any

beverage drawn from a soda fountain or other apparatus or device for dispensing aerated or other beverages; but such druggist shall be allowed to sell said liquors for medicinal, chemical, scientific, mechanical and sacramental purposes only, without the payment of any tax specified in section one, and subject to the following restrictions and conditions:

Every such dealer in drugs and medicines shall procure from the treasurer of the county in which he is carrying on said business and keep a suitable quarter-yearly record book, and keep the same, in which shall be recorded in ink by said druggist, his clerk or employee, all the applications for and sales and gifts of any spirituous, intoxicating, malt, brewed, fermented or vinous or mixed liquors for any purpose whatsoever, together with the full name or names of the person or persons applying for such liquor or liquors as aforesaid, the date of each application, sale or gift, the amount and kind of liquor applied for and sold and given away to each and every person and the purpose for which the same was to be used. The aforesaid application shall be filled out by the druggist, his clerk or employee, and countersigned by the druggist, his clerk or employee, and in case a written or printed, or partly written and partly printed order be received for any of the aforesaid liquors, such druggist, his clerk or employee shall attach the same to said record book in its regular order of receipt and sale, and shall countersign such order the same in all respects as if it were an application as before described.

Such record shall be kept in a conspicuous place in said store, and at all times be subject to public inspection, and every three months the druggist shall deliver said record book of applications and sales or gifts to the clerk of the township, village or city in which the store of such druggist is located, and shall at the same time securely and firmly attach to said record book an affidavit sworn to before some person authorized to administer oaths, which said affidavit shall be signed and sworn to by himself and by every person in his employ who has, during the preceding month, sold, delivered, furnished or given away any of the liquors in this section heretofore mentioned; and said affidavit shall declare that the applications and orders, sales and gifts of spirituous, intoxicating, malt, brewed, fermented or vinous or mixed liquors recorded within the record book to which the affidavit is attached, include all the sales or gifts of any such liquors aforesaid, and the full names of the persons to whom sold, together with the purposes to which the same was to be applied, made at the store of the affiant during the month last past ending on the day of 18. And that the affiants have not sold any liquors as aforesaid to any person or persons to be drank on the premises, nor to be mixed and drank with any beverage drawn from a soda fountain or other apparatus or device for dispensing aerated or other beverage. Said record book shall be placed and remain on file in the office of said township, village or city clerk, and shall be open to public inspection, and in all courts of law shall be taken as *prima facie* evidence of the applications and sales or gifts therein specified and recorded. Any such druggist, clerk or employe who shall in any manner or respect willfully make a false or fraudulent entry or record in any such record book, or neglect to record any sale of liquors made by him, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than fifty dollars nor more than two hundred dollars, or by imprisonment in the county jail not less than thirty days nor more than ninety days, or by both such fine and imprisonment, in the discretion of the court; and any such druggist, clerk or employe who shall in any manner or respect willfully make a false

or fraudulent affidavit in relation thereto shall be deemed guilty of perjury, and subject to the pains and penalties therefor, and any person contemplated by this act who shall fail, neglect or refuse to make return as provided above to the township, village or city clerk within five days after the time as specified, shall, upon proper conviction before any court of competent jurisdiction, be fined in any sum not less than one hundred nor more than three hundred dollars, or be imprisoned in the county jail not less than thirty nor more than ninety days, or both such fine and imprisonment, in the discretion of the court.

Any person or persons who shall procure, or attempt to procure, any liquor as mentioned in this act by fraudulent statements or by misrepresentations, shall be deemed guilty of a misdemeanor, and upon conviction thereof before any court of competent jurisdiction shall be punished by a fine of not less than fifty nor more than two hundred dollars, or by imprisonment in the county jail not less than thirty nor more than ninety days, or both such fine and imprisonment, in the discretion of the court. And it shall be the duty of the auditor general to prepare record blanks conforming to the provisions of this section, and to furnish the same in proper quantities to the several county treasurers of this State; which said record blanks shall be furnished by the said county treasurers, in proper quantities, to the several dealers in drugs and medicines authorized to do business under the provisions of this section, upon application in writing made by said dealer in drugs and medicines.

And such druggist shall, on or before the first day in May in each year, or before commencing business, execute and file with the county treasurer of the county in which he is carrying on such business, a bond, the sufficiency of which shall be determined by the township board of the township, or the board of trustees, or the council or common council of the village or city in which such business is proposed to be carried on, to the People of the State of Michigan, in the sum of two thousand dollars, with two or more sufficient sureties, who shall be freeholders and residents of the county in which such business is proposed to be carried on, each of whom shall justify in a sum equal to the amount of the bond, over and above all indebtedness, and all exemptions from sale on execution and all liability on other similar bonds, which bond shall be substantially in the following form:

Know all men by these presents, that we _____ as principal _____ and _____ as sureties are held and firmly bound unto the People of the State of Michigan in the sum of two thousand dollars, to the payment whereof, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Sealed with our seal and dated this _____ day of _____ 18_____.
VI. That as to the sixth named amendment made to the said bill by the Senate, the House concur therein.

VII. That as to the seventh named amendment made to the said bill by the Senate, the House concur therein.

VIII. That as to the eighth named amendment made to the said bill by the Senate, the House concur therein.

IX. That as to the ninth named amendment made to the said bill by the Senate, the House concur therein.

Also, that in lines 14, 15 and 16 of section 1, the following words be stricken out: "*Provided*, That no person or firm paying a wholesale tax on the business of selling distilled or spirituous liquors shall be required to pay

a tax for selling at wholesale, malt, brewed, fermented, or vinous liquors at the same place of business."

Further, that as to the amendment of the title of the said bill, made by the Senate, the House concur therein.

And the conference committee respectfully ask that both Houses concur in the recommendations herein set forth; that the bill as so amended stand concurred in by both Houses, and that they be discharged from the further consideration of the subject.

W. IRVING BABCOOK,

A. R. CHAPMAN,

J. W. GIDDINGS,

Members of Committee on the part of the Senate.

R. R. PEALER,

J. V. B. GOODRICH,

T. O. TAYLOR,

G. M. BALDWIN,

O. E. ALESHIRE,

Committee on the part of the House.

Report accepted and committee discharged.

Pending action on the report, on account of its length, and that it might appear at length in Journal,

On motion of Mr. Pealer,

The report was laid on the table.

THIRD READING OF BILLS.

Senate bill No. 45 (file No. 8), entitled

A bill to provide for the incorporation of Finnish National Brothers' Temperance Associations of North America,

The bill was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Angerer,	Mr. Heineman,	Mr. Northup,	Mr. Stout,
Baldwin,	Hoaglin,	Pealer,	Swift,
Browne, H. W.,	Hobart,	Potter,	Taylor,
Brown, N. J.,	Huebner,	Preston, J. L.	Van Orthwick,
Chambers,	Jackson,	Preston, W. W.,	Wachtel,
Cole,	Jasnowski,	Probert,	Wagner,
Connor,	Judd,	Randall,	Waite,
Crosby,	Killean,	Robinson, H. W.	Watts,
Curtis,	Kirby,	Robinson, R.,	Wells,
Damon,	Lowden,	Rauthier,	Wettlaufer,
Deming,	Lusk,	Russ,	White,
Eaton,	McElroy,	Sherman,	Wiggins,
Gibbons,	McGregor,	Slosson,	Williams, C. W.
Gill,	McKinstry,	Smith, A. A.,	Williams, W. W.
Goodrich,	Mellen,	Southworth,	Wood,
Hall,	Morton,	Spencer,	Zagelmeyer,
Harris,	Murtagh,	Stoflet,	Speaker,
Hawley,			

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NAYS.

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Title agreed to.

On motion of Mr. Rauthier,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

GENERAL ORDER.

On motion of Mr. W. W. Preston,

The House went into committee of the whole, on the general order.

Whereupon the acting Speaker called Mr. Connor to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 454 (file No. 411), entitled

A bill to provide for the assessment of property and the levy of taxes thereon, and for the collection of taxes heretofore or hereafter levied,

But not having gone through therewith, have directed their chairman to report that fact to the House and ask leave to sit again at 2:30 o'clock this afternoon.

ROWLAND CONNOR, *Chairman.*

Report accepted.

On motion of Mr. Connor,

Leave was granted the committee to sit again for the consideration of the bill at 2:30 o'clock this afternoon.

On motion of Mr. Baker,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

By unanimous consent:

Mr. Hall moved to discharge the committee of the whole from the further consideration of

House bill No. 544 (file No. 391), entitled

A bill to revise and amend sections 1 (1), six (6) and seven (7) of act number 490 of the local acts of 1871, entitled "An act to incorporate the public schools of the city of Battle Creek, approved April 17, 1871," and to enlarge and extend the boundaries of the school district known as the public schools of the city of Battle Creek.

Which motion prevailed.

On motion of Mr. Hall,

The bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Baker,

Mr. Heineman,

Mr. Pealer,

Mr. Taylor,

Mr. Baldwin,	Mr. Hoaglin,	Mr. Potter,	Mr. Tinklepaugh,
Bignall,	Hobart,	Preston, J. L.,	Turner,
Brown, N. J.,	Jackson,	Preston, W. W.,	Tyrrell,
Crosby,	Jasnowski,	Probert,	Van Orthwick,
Curtis,	Judd,	Robinson, H. W	Wachtel,
Damon,	Killean,	Robinson, R.,	Wagner,
Deming,	Lowden,	Rogers,	Waite,
Eaton,	McElroy,	Rauthier,	Watson,
Fitch,	McGregor,	Russ,	Watts,
Gill,	McKinstry,	Sherman,	White,
Goodrich,	McMillan,	Slosson,	Williams, W. W.
Gregory,	Mellen,	Southworth,	Wood,
Hall,	Morton,	Stoflet,	Zagelmeyer,
Hanscom,	Murtagh,	Stout,	Speaker,
Hawley,	Northup,	Swift,	63

NAYS.

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Title agreed to.

On motion of Mr. Hall,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Rauthier moved to take from the table
House bill No. 503, entitled

A bill to re-incorporate the city of St. Ignace, and to repeal an act to incorporate the city of St. Ignace, approved May 14, 1883, and all amendments thereto.

Which motion prevailed.

On motion of Mr. Rauthier

The bill was referred to the committee on municipal corporations.

On motion of Mr. Wagner,

The House took up the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 14, 1889. }*To the Speaker of the House of Representatives:*

SIR—I am instructed to transmit to the House the following joint resolution:

Senate joint resolution No. 4, entitled

Joint resolution authorizing the Governor to relinquish to the United States certain forfeited lands,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The joint resolution was read a first and second time by its title, and pending its reference to a committee,

Mr. Wagner moved that the rules be suspended, and that the joint resolution be put on its immediate passage.

Pending which,

Mr. Randall moved that the joint resolution be referred to the joint committees on public lands and judiciary jointly.

Which motion did not prevail.

The motion that the rules be suspended and the joint resolution be put on its immediate passage then prevailed, two-thirds of all the members present not voting therefor.

The joint resolution having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Randall moved to amend the joint resolution by adding the following at the end thereof:

"Provided further: And it is expressly stated as the true intent of this resolution that it is to release the title of the State, for the purpose and in order to facilitate the action of the general government of the United States, in making good the title of settlers under the homestead and pre-emption laws of the United States, ordaining under color of those laws, and for no other purpose.

On agreeing to which,

Mr. Randall demanded the yeas and nays.

The demand was seconded, and pending the calling of the roll,

Mr. Abbott demanded the previous question.

The demand was seconded.

The question being shall the main question be now put,

The same was ordered.

The roll being called, the motion to amend the joint resolution, did not then prevail, by yeas and nays as follows:

YEAS.

Mr. Alexander,	Mr. Ferguson,	Mr. Jasnowski,	Mr. Robinson,
Angerer,	Fitch,	Lowden,	H. W. Slosson,
Austin,	Gill,	Mellen,	Wachtel,
Bignall,	Gregory,	Probert,	Watts,
Chambers,	Hawley,	Randall,	Wettlaufer,
Connor,	Heineman,		

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NAYS.

Mr. Abbott,	Mr. Dyer,	Mr. Lusk,	Mr. Rauthier,
Aleshire,	Eaton,	McKinstry,	Sherman,
Baker,	Goodrich,	McMillan,	Southworth,
Briske,	Hanscom,	Morton,	Stout,
Browne, H. W.,	Hinkson,	Murtagh,	Tinklepaugh,
Brown, N. J.,	Hoaglin,	Northup,	Wagner,
Cole,	Hobart,	Pealer,	Waite,
Crosby,	Jackson,	Potter,	Watson,
Curtis,	Judd,	Preston, W. W.	Williams, C. W.,
Damon,	Killean,	Robinson, R.,	Wood,
Deming,	Kirby,	Rogers,	Zagelmeyer, 44

The question then being on the passage of the joint resolution,

The joint resolution was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Fitch,	Mr. McKinstry,	Mr. Russ,
Aleshire,	Gill,	McMillan,	Sherman,
Angerer,	Goodrich,	Mellen,	Southworth,
Baker,	Hall,	Morton,	Spencer,
Baldwin,	Hanscom,	Murtagh,	Stoflet,
Bignall,	Harris,	Northup,	Stout,
Browne, H. W.,	Hawley,	Peabody,	Taylor,
Brown, N. J.,	Heineman,	Pealer,	Tinklepaugh,
Chambers,	Hinkson,	Potter,	Wachtel,
Cole,	Hoaglin,	Preston, J. L.	Wagner,
Connor,	Hobart,	Preston, W. W.,	Waite,
Crosby,	Jackson,	Probert,	Watson,
Curtis,	Jasnowski,	Randall,	Wettlaufer,
Damon,	Judd,	Robinson, H. W	Wiggins,
Deming,	Killean,	Robinson, R.,	Williams, C. W.
Dyer,	Kirby,	Rogers,	Wood,
Eaton,	Lowden,	Rauthier,	Zagelmeyer,
Ferguson,			79

NAYS.

Mr. Slosson,

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Title agreed to.

On motion of Mr. Wagner,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker announced that the hour had arrived for the

SPECIAL ORDER.

On motion of Mr. W. W. Williams,

The House went into committee of the whole, on the general order,

Whereupon the Speaker called Mr. Connor to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee of the whole have had under consideration the following:
House bill No. 454 (file No. 411, entitled

A bill to provide for the assessment of property and the levy of taxes thereon, and for the collection of taxes heretofore or hereafter levied,

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

ROWLAND CONNOR, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Russ,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. W. W. Preston,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,**Mr. Ferguson,****Mr. Mellen,****Mr. Stout,**

Mr. Aleshire,	Mr. Fitch,	Mr. Murtagh,	Mr. Swift,
Alexander,	Gill,	Northup,	Taylor,
Angerer,	Goodrich,	Peabody,	Tinklepaugh,
Austin,	Hall,	Pealer,	Turner,
Baker,	Harris,	Potter,	Van Orthwick,
Baldwin,	Hawley,	Preston, J. L.,	Wagner,
Bignall,	Heineman,	Preston, W. W.,	Waite,
Browne, H. W.,	Hobart,	Probert,	Watson,
Brown, N. J.,	Hollister,	Randall,	Watts,
Cole,	Jackson,	Robinson, R.,	Wells,
Connor,	Jasnowski,	Rogers,	White,
Dalton,	Kilean,	Russ,	Wiggins,
Damon,	Lowden,	Slosson,	Williams, C. W.,
Deming,	McElroy,	Spencer,	Williams, W. W.
Eaton,	McKinstry,	Stoflet,	63

NAYS.

Mr. Crosby,	Mr. Morton,	Mr. Wetlanfer,	3.
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Title agreed to.

On motion of Mr. W. W. Preston,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on liquor traffic:

The committee on liquor traffic, to whom was referred

House bill No. 467, entitled

A bill to prohibit the manufacture and sale of intoxicating liquors and to prohibit the keeping of such intoxicating liquors for sale, and to prohibit the keeping of any saloon or other place for the sale of such liquors in any township or incorporated village or city in this State, under certain circumstances.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill supplemental to the laws of the State, relative to the taxation and regulating of the liquor traffic and to provide for a board of excise commissioners in townships, villages and cities, defining their powers in relation to the liquor traffic and making it unlawful to manufacture, sell, keep for sale, furnish, give or deliver spirituous, intoxicating, malt, brewed or fermented liquors in this State, without a license for the same issued by such board of excise commissioners.

Recommending that the substitute be printed for the use of the committee.

HENRY WATSON, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Watson,

The request was granted, and the substitute bill ordered printed for the use of the committee.

Mr. Russ moved that the House take a recess until 8 o'clock this evening.
Which motion did not prevail.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred
House bill No. 791, entitled

A bill to amend act No. 294 of the local acts of 1881, entitled "An act to reincorporate the village of Northville," approved February 23, 1881,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend section 1 of act No. 121 of the session laws of 1873, entitled "An act to enable agricultural and horticultural societies and horse fairs to extend a more perfect protection to their property and the property of exhibitors at fairs, and to allow the board of managers to appoint police for that purpose," approved April 19, 1873, being compiler's section No. 2323,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

F. F. HOAGLIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Randall,

The House concurred in the adoption of the substitute reported by committee.

The bill was then ordered printed, referred to the committee of the whole and placed on the general order.

Mr. Randall offered the following:

Resolved, That this House hereby tenders to the Hon. Rowland Connor its gratitude for the admirable and tireless manner in which he has presided over the committee of the whole during its consideration of House bill No. 411, being the "Bill to provide for the assessment of property and the levy of taxes thereon, and for the collection of taxes heretofore or hereafter levied," and for the feeling and eloquent manner in which he read the 113 sections of the bill.

Which was adopted.

Mr. Hawley moved that a respectful message be sent to the Senate asking the return to the House of

Senate bill No. 319 (file No. 169), entitled

A bill to amend section 2 of act No. 232 of the public acts of 1885, entitled "An act to revise the laws providing for the incorporation of all manufacturing companies, except such as are contemplated by act No. 42 of the session laws of 1867, which provides for the incorporation of persons or corporations engaged in the manufacture of salt, and mercantile companies, or any union of the two, and to fix the duties and liabilities of such corporations," approved June 20, 1885, and to add a new section thereto to stand as section 37.

Which motion prevailed.

By the committee on education:

The committee on education, to whom was referred

Senate bill No. 339, entitled

A bill to incorporate the Pontiac union schools of the city of Pontiac, Oakland county, Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Peabody,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Harris,	Mr. Peabody,	Mr. Stout,
Angerer,	Hawley,	Pealer,	Swift,
Austin,	Heineman,	Potter,	Taylor,
Baker,	Hinkson,	Preston, J. L.	Tinklepaugh,
Baldwin,	Hobart,	Preston, W. W.,	Turner,
Browne, H. W.,	Hollister,	Probert,	Van Orthwick,
Brown, N. J.,	Jackson,	Randall,	Wagner,
Cole,	Jasnowski,	Robinson, R.,	Waite,
Connor,	Killean,	Rogers,	Watson,
Dalton,	Kirby,	Rauthier,	Watts,
Damon,	Lowden,	Russ,	Wells,
Deming,	McElroy,	Slosson,	Wettlaufer,
Eaton,	McMillan,	Southworth,	White,
Gill,	Mellen,	Spencer,	Wiggins,
Goodrich,	Murtagh,	Stoflet,	Speaker,
Hall,	Northup,		

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Title agreed to.

On motion of Mr. Peabody,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Tinklepaugh moved to take from the table,
House bill No. 627, entitled

A bill to amend section 128 of Howell's annotated statutes, relative to election districts, registration and elections therein.

Which motion prevailed.

On motion of Mr. Tinklepaugh,

The bill was referred to the committee on public lands.

Mr. Abbott moved that the House adjourn,

Which motion did not prevail.

Mr. N. J. Brown moved that the House adjourn until 2 o'clock P. M. on Monday next.

For which motion,

Mr. Randall moved as a substitute that the House take a recess until 8 o'clock this evening.

Which was not agreed to.

Mr. Waite moved as a substitute for the motion that the House adjourn until 9:30 o'clock tomorrow morning.

On agreeing to which Mr. Waite demanded the yeas and nays.

The demand was seconded, and the substitute motion was agreed to, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Fitch,	Mr. McMillan,	Mr. Taylor,
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Mr. Alexander,	Mr. Goodrich,	Mr. Morton,	Mr. Tinklepaugh,
Baker,	Gregory,	Peabody,	Turner,
Cole,	Harris,	Preston, J. L.,	Wagner,
Crosby,	Hawley,	Preston, W.W.	Waite,
Dalton,	Heineman,	Rogers,	Watson,
Damon,	Hobart,	Slosson,	White,
Deming,	Kirby,	Southworth,	Williams, W. W
Eaton,	McElroy,	Spencer,	Speaker, 38
Ferguson,	McKinstry,		

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Mr. Angerer,	Mr. Hinkson,	Mr. Northup,	Mr. Russ,
Baldwin,	Jackson,	Pealer,	Stout,
Browne, H. W.,	Jasnowski,	Probert,	Swift,
Brown, N. J.,	Killean,	Randall,	Watts,
Gill,	Murtagh,	Robinson, R.,	Wells,
Hall,			21

The motion to adjourn, as amended by the substitute then prevailed, and
The Speaker declared the House adjourned until 9:30 o'clock A. M.
tomorrow.

Lansing, Saturday, June 15, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Cook.

Roll called: quorum present.

Absent without leave: Messrs. Alexander, Baldwin, H. W. Browne, Chambers, Connor, Curtis, Dee, Dyer, Gill, Hanscom, Hoaglin, Jasnowski, Judd, Lusk, McGregor, McMillan, Mellen, Murtagh, O'Keefe, Potter, W. W. Preston, Probert, Randall, Rauthier, Sherman, Wachtel, Wells and Zagelmeyer.

On motion of Mr. Killean,

Leave of absence was granted to Mr. Gill for the day.

On motion of Mr. Killean,

Leave of absence was granted to Mr. McMillan for the day.

On motion of Mr. Harris,

Leave of absence was granted to Mr. Gibbons until Tuesday next.

On motion of Mr. Tinklepaugh,

Leave of absence was granted to Mr. O. S. Smith indefinitely.

On motion of Mr. Tinklepaugh,

Leave of absence was granted to Mr. W. W. Preston for the day.

On motion of Mr. Southworth,

Leave of absence was granted to Mr. Rauthier until Tuesday next.

On motion of Mr. J. L. Preston,

Leave of absence was granted to Mr. Potter until Tuesday next.

On motion of Mr. J. L. Preston,

Leave of absence was granted to Mr. O'Keefe until Tuesday next.

On motion of Mr. J. L. Preston,

Leave of absence was granted to Mr. Judd until Tuesday next.
On motion of Mr. Swift,
Leave of absence was granted to Mr. Probert until Wednesday next.
On motion of Mr. Austin,
Leave of absence was granted to Mr. Connor until Monday noon next.
On motion of Mr. Stout,
Leave of absence was granted to Mr. Baldwin until Tuesday next.
On motion of Mr. Kirby,
Leave of absence was granted to Mr. Lusk for the day.
On motion of Mr. Peabody,
Leave of absence was granted to Mr. Curtis for the day.

On motion of Mr. Peabody,
Leave of absence was granted to Mr. Sherman until Tuesday next.
On motion of Mr. Russ,

Leave of absence was granted to himself until Tuesday next.

Mr. Abbott offered the following:

Resolved, That when the House adjourn today it stand adjourned until Monday, June 17, at 2:30 o'clock P. M.

Mr. J. L. Preston moved to amend the resolution by making the hour 9:30 o'clock P. M.

Which was accepted.

The resolution as amended was then adopted.

Mr. Waite moved to take from the table

House bill No. 97 (file No. 305), entitled

"A bill to amend section 9 of act No. 202 of the public acts of 1887, entitled
"An act to authorize the formation of corporations for the purpose of damming, excavating, constructing and maintaining water courses with water power appurtenant thereto, for accumulating, storing, conducting, selling, furnishing and supplying upon an agreed rental, water and water power for mining, milling, manufacturing, domestic, municipal and agricultural purposes and for purposes of navigation,""

Which motion prevailed.

On motion of Mr. Waite,

The bill was referred to the committee on judiciary.

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary:

The committee on judiciary, to whom was referred
House bill No. 596, entitled

A bill providing for the employment, defining the duties, and fixing the compensation of a stenographer for the 29th judicial circuit, State of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The House concurred in the amendments made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on State capitol and public buildings:

The committee on State capitol and public buildings, to whom was referred Senate joint resolution No. 5 (file No. 5), entitled

A joint resolution authorizing the Board of State Auditors to provide for lighting the State capitol building and grounds with electricity,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

H. C. HALL, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 562 (file No. 321), being

An act to amend section 4309 of the compiled laws of 1871, as amended by act No. 35 of the public acts of 1881, being section 5772a of Howell's annotated statutes as amended by act No. 169 of the public acts of 1883, relative to the title of real property by descent.

Also:

House bill No. 238 (file No. 350), being

An act to amend sections 1, 2 and 3 of act No. 29 of the public acts of 1887, approved March 15, 1887, entitled "An act to provide for the payment of bounties for the killing of English sparrows."

J. L. PRESTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 524 (file No. 318), being

An act to amend section 9 of act 240 of the public acts of 1881, being chapter 52 of Howell's annotated statutes, as amended by act 192 of the public acts of 1887, relative to the protection of children in certain cases.

Also:

House bill No. 188 (file No. 306), being

An act to authorize the township of Greendale, in the county of Midland, State of Michigan, to borrow money for the payment of the outstanding township and highway orders, or other indebtedness, and to issue its bonds therefor,

J. L. PRESTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 208 (file No. 89), being

An act to amend sec. 5264 of the compiled laws of 1871, being sec. 6829 of Howell's annotated statutes of Michigan, relative to issuing and return of short summons in justice court.

Also:

House bill No. 112 (file No. 253), being

An act making appropriations for the Michigan School for the Deaf for the years 1889 and 1890.

J. L. PRESTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 750 (file No. 319), being

An act to amend sections 2 and 3 of chapter 2 of act No. 326 of the local acts of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 1, 1883, relative to registration of electors and elections.

Also:

House bill No. 431 (file No. 303), being

An act to require the labeling of all gasoline, benzine and naphtha sold at retail.

J. L. PRESTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 262 (file No. 296), being

An act to enlarge school district No. 1, in the county of Baraga and establishing the boundaries thereof.

Also:

House bill No. 648 (file No. 367), being

An act to amend section 8 of title III., section 4 of title IV., and section 8 of title X. of act No. 355 of the local laws of 1885, entitled "An act to revise the charter of the city of East Saginaw, being amendatory of an act entitled an act to incorporate the city of East Saginaw, approved February 14, 1859, as amended by the several acts amendatory thereof," approved May 19, 1885, and to amend title XIV. of said act by adding two new sections thereto, to stand as sections 23 and 24 of said title.

J. L. PRESTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 795 (manuscript), being

An act to authorize the township of Churchill, in Ogemaw county, Michigan, to borrow money to be used in paying indebtedness upon outstanding contingent and highway orders, and to issue bonds therefor.

Also:

8. House bill No. 300 (file No. 392), being

An act to empower the common council of the city of Detroit to borrow money for the purpose of the improvement of Belle Isle park.

J. L. PRESTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 565 (file No. 294), being

An act to amend section 7127 of the compiled laws of 1871, being section 8686 of Howell's annotated statutes of Michigan, relative to writs of error.

Also:

House bill No. 164 (file No. 220), being

An act to amend section 7 of act No. 260 of the laws of 1865, entitled "An act to organize Union school district of the city of Saginaw."

J. L. PRESTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 280 (manuscript), being

An act to authorize the township board of the township of Chase, in Lake county, to raise money to make public improvements in the township of Chase.

Also:

House bill No. 583 (file No. 329), being

An act to amend chapter 201 of the compiled laws of 1871 as amended, being chapter 275 of Howell's annotated statutes, relative to proceedings against debtors in attachment, by adding one section thereto to stand as section 32.

J. L. PRESTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 82 (file No. 342), being

An act to regulate the uniformity of and to provide free school text books in public schools throughout the State, and the distribution of the same, and to repeal all statutes and acts contravening the provisions of this act.

Also:

House bill No. 229 (file No. 282), being

An act to authorize the township board of the township of Superior in Washtenaw county, to appropriate the highway tax of the Ypsilanti Paper Company for the rebuilding or repairing of a bridge built by said paper company, and situated on section 5 in the township of Ypsilanti, Washtenaw county.

J. L. PRESTON, *Chairman.*

Report accepted.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

Senate Chamber,
Lansing, June 14, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 164 (file No. 104), entitled

To amend chapter 181 of Howell's annotated statutes of the State of

Michigan, being an act entitled "An act in relation to life insurance companies transacting business within this State," as heretofore amended, by adding thereto one new section to be known as section 31, and intended to prevent discrimination or deception in insuring lives,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on insurance.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 14, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 690, entitled

A bill to authorize the township of South Haven, in Van Buren County, to borrow money to be used in rebuilding a swing bridge and approaches thereto in said township, and to issue bonds therefor.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 14, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 324, entitled

A bill to reincorporate the village of Grosse Pointe in the county of Wayne.

And to inform the House that the Senate has amended the same, as follows, viz:

1. By striking out of lines 9, 10, 11 and 12 of sec. 1 the words "To the center of Jefferson avenue, thence west through the center of Jefferson avenue to the east line of private claim 111, thence south along said private claim line," and inserting in lieu thereof the words "To Jefferson avenue, thence south along a line extended southerly from the center line of the said Cadieux road."

In the passage of which as thus amended the Senate has concurred by a

majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Deming,

The House concurred, a majority of all the members elect, voting therefor by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Goodrich,	Mr. Peabody,	Mr. Tinklepaugh,
Angerer,	Hall,	Pealer,	Turner,
Austin,	Harris,	Preston, J. L.,	Van Orthwick,
Baker,	Hawley,	Robinson, R.,	Wagner,
Brown, N. J.,	Heineman,	Rogers,	Waite,
Cole,	Hobart,	Russ,	Watson,
Crosby,	Hollister,	Slosson,	Watts,
Dalton,	Jackson,	Southworth,	White,
Damon,	Killean,	Spencer,	Wiggins,
Deming,	Kirby,	Stoflet,	Williams, C. W.,
Eaton,	McElroy,	Stout,	Williams, W. W.
Ferguson,	McKinstry,	Swift,	Wood,
Fitch,	Morton,	Taylor,	Speaker, 52

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The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 14, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bills:

House bill No. 796, entitled

A bill to change the name of James Sears, of Harbor Springs, Emmet county, to James E. Hartwell.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect; and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 14, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 544 (file No. 391), entitled

A bill to revise and amend sections 1, 6 and 7 of act No. 490, of the local acts of 1871, entitled "An act to incorporate the public schools of the city of Battle Creek, approved April 17, 1871," and to enlarge and extend the boundaries of the school district known as the public schools of the city of Battle Creek.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, June 14, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 231, entitled

A bill to incorporate the public schools of the township of Hillman, county of Montmorency.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, June 14, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 113 (file No. 52), entitled

A bill to amend sections 5, 6 and 7 of chapter 86 of the revised statutes of 1846, relative to the appointment of guardians for minors by judges of probate, as amended by act No. 165 of the session laws of 1869, being compiler's sections 6306, 6307 and 6308 of Howell's annotated statutes.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 14, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 133 (file No. 198), entitled

A bill to amend sec. 15 of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, approved June 10, 1885, and as amended by act No. 261 of the public acts of 1887, approved June 27, 1887.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 14, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 416 (file No. 331), entitled

A bill to authorize cities and villages to control, vacate, or alter State roads within their corporate limits.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 14, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 386 (file No. 263), entitled

A bill to provide for the submission to the people of this State of the question of a convention for the purpose of a general revision of the constitution of this State.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,

Lansing, June 14, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 383 (file No. 373), entitled

A bill to authorize the employment, fixing the compensation and defining the duties of stenographers in the taking and transcribing of testimony in cases of the examination of offenders before justices of the peace of the county of Saginaw, charged with felonies not triable before a justice of the peace.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,

Lansing, June 14, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 578 (file No. 265), entitled

A bill to amend section 16 of chapter 4 of act No. 164 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act, as amended by act No. 38, public acts of 1887."

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,

Lansing, June 14, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 478 (file No. 266), entitled

A bill to authorize the board of trustees of Union School District No. 1, Jackson, Mich., to establish and maintain a school for manual training.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bills were referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 14, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bills:

1. Senate bill No. 259 (file No. 184), entitled

A bill to amend act No. 198 of the session laws of 1877, entitled "An act to provide for a tax upon dogs and to create a fund for the payment of certain damages for sheep killed or wounded by them in certain cases," approved May 23, 1877, as amended by act No. 283 of the public acts of 1881, approved June 11, 1881, by adding four new sections thereto to stand as sections 11, 12, 13 and 14.

2. Senate bill No. 354 (file No. 186), entitled

A bill to authorize the township of Rock River, Alger county, to raise money to aid in constructing in said township the Bay De Noquet and Lake Superior State road, to issue bonds therefor, and to provide for the levy of taxes therein to pay the same.

3. Senate bill No. 359 (file No. 187), entitled

A bill to authorize the township of Au Train, in the county of Alger, to borrow money to aid in constructing of the Bay De Noquet and Lake Superior State road, and to issue its bonds therefor, and to provide for the levy of taxes therein to pay the same.

4. Senate bill No. 360 (file No. 185), entitled

A bill to authorize the township of Onota, in the county of Alger, to borrow money to aid in the construction of the Bay De Noquet and Lake Superior State road, and to issue its bonds therefor, and to provide for the levy of taxes therein to pay the same.

Which have passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The first named bill was read a first and second time by its title and referred to the committee on agriculture.

The second named bill was read a first and second time by its title and referred to the committee on local taxation.

The third named bill was read a first and second time by its title and referred to the committee on local taxation.

The fourth named bill was read a first and second time by its title and referred to the committee on local taxation.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 14, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:
Senate bill No. 230 (file No. 177), entitled

A bill to amend sections 1, 2, 11 and 12 of chapter 12 of act No. 266 of the public acts of 1887, entitled "An act to amend section 3 of chapter 4, section 2 of chapter 5, and sections 1, 2, 3, 4, 5, 9, 10, 11, 12 and 13 of chapter 12 of act No. 164 of the public acts of 1881, entitled 'An act to revise and consolidate the laws relating to public instruction in primary schools and to repeal all statutes and acts contravening the provisions of this act,' approved May 21, 1881, the same being compiler's sections 5080, 5101, 5150, 5151, 5152, 5153, 5154, 5158, 5159, 5160, 5161, and 5162 of Howell's annotated statutes, as amended by act No. 93 of the public acts of 1883, approved May 16, 1883,"

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on education.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 13, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House bill No. 687, entitled

A bill to incorporate the public schools of the village of Holly, Oakland county, Michigan.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a two-thirds vote of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

Mr. Aleshire moved that the House adjourn.
Which motion did not prevail.

GENERAL ORDER.

On motion of Mr. Waite,
The House went into committee of the whole on the general order.

Whereupon the Speaker called Mr. Ferguson to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:

Senate bill No. 197 (file No. 113), entitled

A bill to amend sections 7564 and 7565 of the compiled laws of 1871, as amended by act number 93 of the session laws of 1875, approved April 22, 1875, being compiler's section 9135 and 9136 of Howell's annotated statutes, relative to offenses against property.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend passage.

A. F. FERGUSON, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. McKinstry,

The House concurred in the amendments made to the bill by the committee, and the bill was placed on the order of third reading.

Mr. McElroy moved that the House adjourn.

Which motion prevailed, and

The Speaker declared the House adjourned until 9:30 o'clock P. M. on Monday next.

Lansing, Monday, June 17, 1889.

The House met pursuant to adjournment and was called to order by the Speaker *pro tem.*

Roll called: quorum present.

Absent without leave: Messrs. Abbott, Aleshire, Austin, Baker, Chambers, Dee, Diekema, Dyer, Ferguson, Fitch, Hall, Hoaglin, Huebner, Jackson, Killean, Morton, Murtagh, H. W. Robinson, R. Robinson, Rogers, Turner, Tyrrell, Wachtel, Waite, Watts, Wiggins and Zagelmeyer.

On motion of Mr. McKinstry,

Leave of absence was granted to Mr. Tyrrell until Wednesday next.

On motion of Mr. Judd,

Leave of absence was granted to Mr. Hoaglin for the day.

On motion of Mr. Slosson,

Leave of absence was granted to Mr. Austin until tomorrow afternoon.

On motion of Mr. Southworth,

Leave of absence was granted to all absentees for the day.

On motion of Mr. McKinstry,

Leave of absence was granted to Mr. R. Robinson until Wednesday next.

By unanimous consent:

Mr. Southworth offered the following:

WHEREAS, There are certain lands lying in the Upper Peninsula, which have been certified by the government of the United States to the State of Michigan, and by the latter patented to railroad, canal, and other corporations, under and by virtue of acts of Congress; and

WHEREAS, It is alleged that the same, or a large portion thereof, were illegally or through fraudulent inducement or representations patented as aforesaid to said corporations; and

WHEREAS, It is deemed advisable that a thorough investigation should be made without delay, by the department of justice of the United States, to the end that it may be discovered whether or not there have been such fraudulent or illegal grants of public lands, and that, if there have been, the same may be restored to the public domain for the purpose of homestead, pre-emption, or other legal entry or disposition; therefore it is

Resolved (the Senate concurring), That the Attorney General of the United States be and is hereby requested to use his best endeavors to ascertain as speedily as possible whether or not there have been any such fraudulent or illegal grants of public lands, or whether or not such lands have been patented to any person, persons or corporations by reason of false or fraudulent representations made by them, their agents, attorneys or servants, and if so, that he shall bring such suits at law or in equity, or take such proceedings as may result in restoring such lands to the public domain, and reinstating the title to the same in the federal government for the purposes above mentioned.

Resolved further, That his excellency, the Governor, be, and is hereby, requested to forward a copy of this resolution to the Attorney General of the United States.

Pending the order that the resolution lie over one day under the rules,
On motion of Mr. Southworth,

The rules were suspended, two-thirds of all the members present voting therefor, and the resolution was put upon its immediate consideration.

The resolution was then adopted.

PRESENTATION OF PETITIONS.

No. 2044. By Mr. Hollister:

Resolution of the Common Council of Saginaw, relative to the consolidation of the two Saginaws.

On demand of Mr. Hollister,

The resolution was read at length and sproad at large upon the Journal as follows:

Common Council meeting held June 13, 1889.

Alderman Kundinger presented the following:

WHEREAS, We are informed that the Legislature of the State of Michigan will be asked to pass a bill consolidating the cities of Saginaw and East Saginaw, and providing a charter for such consolidated city.

Resolved, That it is the sense of this Council that any bill prepared for such purpose should provide for submitting the question to a vote of the people, and we protest against any act which does not make the ratification of such charter by a vote of the people a condition precedent to such charter taking effect.

Resolved, That we earnestly request and petition the Honorable Legislature to make such provision if any bill is presented.

Resolved, That the controller be requested to forward to our Representative in the House a certified copy of this resolution, and that such Representative and Representative John A. McGregor be and are hereby requested to use all proper endeavor to secure such provision.

Adopted by the following vote:

Ayes—Ald. Archard, Caswell, Clark, Higgins, Klemm, Kundinger, Maher, McDonald, McGregor, McManmon, Schaefer, Small—12.

Nays—None.

I hereby attest the above being a correct copy of proceedings.

WM. BINDER, *Controller.*

Referred to the committee on municipal corporations.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 13, 1889. }

To the Speaker of the House of Representatives :

SIR—I am instructed to return to the House the following bill:

House bill No. 174 (file No. 107), entitled

A bill to amend section 1 of chapter 7, of act No. 243, of the public acts of 1881, entitled “An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State,” being section 1379 of Howell’s annotated statutes,

And to inform the House that the Senate has amended the same as follows:

By adding at the end of section 1 the following:

“Provided, That nothing in this section shall prevent the overseers of highways of the several road districts in the State from expending any delinquent highway or commutation money or labor, in the construction, repair and maintenance of bridges in such districts.”

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Harris,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Alexander,	Mr. Goodrich,	Mr. McKinstry,	Mr. Spencer,
Baldwin,	Gregory,	McMillan,	Stoflet,
Briske,	Hanscom,	Mellen,	Stout,
Browne, H. W.,	Harris,	Peabody,	Swift,
Brown, N. J.,	Hawley,	Pealer,	Taylor,
Cole,	Heineman,	Potter,	Tinklepaugh,
Collins,	Hinkson,	Preston, J. L.,	Van Orthwick,
Connor,	Hobart,	Preston, W. W.,	Watson,
Crosby,	Hollister,	Russ,	Wettlaufer,
Dalton,	Jasnowski,	Salisbury,	Wheaton,
Damon,	Judd,	Sherman,	White,

Mr. Deming,	Mr. Kirby,	Mr. Slosson,	Mr. Williams, C.W.,
Eaton,	McElroy,	Smith, A. A.,	Wood,
Gibbons,	McGregor,	Southworth,	Speaker

pro tem., 56
NAYS. 0

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, {
Lansing, June 14, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 428 (file No. 343), entitled

A bill to provide for the relief, outside of the Soldiers' Home, of honorably discharged indigent Union soldiers, sailors and marines, and the indigent wives, widows and minor children of such indigent or deceased Union soldiers, sailors and marines,

And to inform the House that the Senate has amended the same, as follows, viz.:

1. By inserting in line 4 of section 1 after the first word of the line the words "each township and city of."
2. By striking out of line 8 of section 1 the words "or townships."
3. By inserting in line 8 of section 1 after the word "of," the words "each of said townships or cities in."
4. By inserting in line 3 of section 2 after the word "years," the words "at a compensation to be fixed and paid by the board of supervisors of their respective counties."
5. By striking out of lines 5 and 6 of section 3 the words "on the last Monday of," and inserting in lieu thereof the words "during the month of."
6. By striking out of line 3 of section 4 the words "for a" and inserting in lieu thereof the word "per."
7. By striking out of line 4 of section 4 the words "the township clerks in their" and inserting in lieu thereof the words "their respective township and city clerks in their respective."
8. By inserting in line 5 of section 4 after the word "raised" the words "by order of the board of supervisors for the respective townships and cities of their respective counties."
9. By inserting in line 5 of section 4 after the word "clerk," the words "or city clerk."
10. By inserting in line 5 of section 4 after the word "treasurer," the words "of his township or city."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Stoflet,

The bill was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 13, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 228 (file No. 176), entitled

A bill to amend section 1 of act No. 321 of the local acts of 1885, being "An act to organize the union school district of Salem," approved April 11, 1885, as amended by act No. 329 of the local acts of 1887, approved February 3, 1887.

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on education.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 13, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 733 (file No. 311), entitled

A bill to incorporate the public schools of the village of Petoskey, Emmet county, Michigan.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

On motion of Mr. McMillan,
The House adjourned.

Lansing, Tuesday, June 18, 1889.

The House met pursuant to adjournment and was called to order by the Clerk.

On motion of Mr. Damon,

Mr. Eaton was called to the chair as Acting Speaker.

Prayer by Rev. Mr. Cook.

Roll called: quorum present.

Absent without leave: Messrs. Abbott, Aleshire, Dee, Diekema, Huebler, Jackson, Killean, Murtagh, Turner, Waite and Zagelmeyer.

On motion of Mr. Gregory,
Leave of absence was granted to Mr. Aleshire until Thursday next.
On motion of Mr. Jasnowski,
Leave of absence was granted to all absentees for the day.
On motion of Mr. Hawley,
Leave of absence was granted to himself for the day.
On motion of Mr. Watson,
Leave of absence was granted to himself for tomorrow.

PRESENTATION OF PETITIONS.

No. 2045. By Mr. Wagner: Petition of M. A. Powers and 82 others relative to perfecting the title of homesteaders.

On demand of Mr. Wagner,

The petition was read at length, and spread at large on the Journal, as follows:

To the Senators and Representatives of the Legislature of the State of Michigan :

GENTLEMEN—In view of the recent decision of U. S. Commissioner Stockslager, whereby it becomes necessary to pass the bill transferring to the United States the title to the lands granted to the State of Michigan for the construction of the M. H. & O. and O. & B. R. R., in order to perfect the title of the homesteaders in said lands, we, the homesteaders on said lands and citizens of Ontonagon county, respectfully ask that said bill be passed at the earliest opportunity; and your petitioners will ever pray, etc.

Referred to the committee on public lands.

No. 2046. By Mr. Wagner: Petition of Thomas Golden and 18 others, of O'Brien, Mich., relative to land recently forfeited and restored to the public domain by Congress.

On demand of Mr. Wagner,

The petition was read at length, and spread at large on the Journal, as follows:

To the Honorable Members of the Legislature of the State of Michigan :

GENTLEMEN—We, the undersigned citizens of Michigan, hereby petition you to pass the resolution now pending, relinquishing whatever right or claim the State may have to lands in the Upper Peninsula, recently forfeited and restored to the public domain by Congress.

Referred to the committee on public lands.

No. 2047. By Mr. Hollister: Resolutions of the common council of the city of Saginaw, relative to the consolidation of the cities of Saginaw and East Saginaw.

On demand of Mr. Hollister,

The resolutions were read at length, and spread at large on the Journal, as follows:

SPECIAL MEETING.

CITY OF SAGINAW, }
Common Council Room. }

The council met Saturday evening, June 15, 1889, at 6.30 o'clock P. M.
His honor Mayor Stark in the chair.

Present: The controller, city attorney, Ald. Achard, Caswell, Clark, Hig-

gins ,Klemm, Kundinger, Maher, McDonald, McGregor, McManmon, Schaefer, Small—12.

Absent: The recorder.

The mayor stated the meeting had been called as the plan of the committee as to manner of voting had been made public since last meeting, and it was claimed that the resolution passed at the last meeting might be construed to favor such plan; and to further consider the question of consolidation as to manner of submitting the question to the people.

Ald. Clark moved to adjourn.

Lost by the following vote:

Ayes—Ald. Achard, Clark, Higgins, McGregor, Schaefer—5.

Nays—Ald. Caswell, Klemm, Kundinger, Maher, McDonald, McManmon, Small—7.

Ald. Kundinger presented the following:

WHEREAS, The council at its last meeting by resolution unanimously adopted, recommended that before any act of the legislature providing for the consolidation of the cities of Saginaw and East Saginaw took effect as a law, such act should first be ratified by a majority vote of the people.

Resolved, That as the sense of this council such vote be of the people of the city of Saginaw take separately, and that a ratification of such act by a majority vote of the people of this city, be a condition precedent to the taking effect of such act as a law.

Resolved, further, that the controller is hereby instructed to transmit a copy of this resolution, duly verified, to Representatives Hollister and McGregor at Lansing.

Ald. Schaefer moved that it be laid on the table until next regular meeting.

Lost by the following vote:

Ayes—Ald. Achard, Clark, Higgins, McGregor, Schaefer—5.

Nays—Ald. Caswell, Klemm, Kundinger, Maher, McDonald, McManmon, Small—7.

The resolution as offered was then adopted by the following vote:

Ayes—Ald. Caswell, Higgins, Klemm, Kundinger, Maher, McDonald, McManmon, Small—8.

Nays—Ald. Achard, Clark, McGregor, Schaefer—4.

On motion the council adjourned.

WM. BINDER; *Controller*.

Referred to the committee on municipal corporations.

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary,

The committee on judiciary to whom was referred

Senate bill No. 107 (file No. 102), entitled

A bill to amend section 33 of act number 135 of the public acts of 1885, entitled "An act to amend, revise and consolidate the laws organizing asylums for the insane, and regulating the care and management thereof, and of the inmates therein, and to repeal act 164, laws of 1859; also act 194, laws of 1877; also act 91, laws of 1873, and the acts amendatory thereto; also act 172, laws of 1873," approved June 3, 1885,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment,

and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 12, entitled

A bill relative to actions for libel,

Respectfully report that they have had the same under consideration, and return the same back to the House with the following report:

For the benefit of those who may wish to inform themselves as to the present law of libel, your committee refers to the following cases: 14 Mich., 471; 28 Mich., 366; 33 Mich., 348; 38 Mich., 10; 39 Mich., 376-636; 40 Mich., 251; 41 Mich., 742; — Mich., 549; and sections 6815, 7547, 7776, 8714 and 8965 of Howell's annotated statutes.

The Legislature in 1885 and 1887 attempted to make some changes in the common law. (See act No. 233, public acts of 1885, and act No. 139, public acts of 1887.) These acts were declared unconstitutional by the Supreme Court in the case of Park vs. The Detroit Free Press Co., which is reported in the 40th N. W. Reporter, page 731. The judges all united in the opinion, and while this case stands as the law of the State, we cannot recommend the passage of a bill in conflict with it. By the terms of the bill, publishers of newspapers charged with libel would be given advantages which no other class of wrong doers now have.

In the case of Park vs. The Detroit Free Press Co. the court says: "We do not think the statute within the power of the constitution." The following are extracts from the opinion: "We can hardly imagine the Legislature meant to disregard the common sense rule that it is the thing charged on the person libeled as done by him, and not by some one else, which makes the libel. It must especially injure him, if believed, among those who know him personally, and if to them the charge made involves a crime, the degree of which makes it disgraceful, it involves it none the less because the publisher did not so consider it by mistake of fact or law.

"But we do not think the statute controls the action, or is within the power of constitutional legislation. This will, in our judgment, appear from a statement of its effects if carried out. It purports to confine recovery in certain cases against newspapers to what it calls "actual damages," and then defines actual damages to cover only direct pecuniary loss in certain specific ways, and none other. In some of these defined cases the proof of any damages in this sense would be impracticable, and in all it would be very difficult. They are confined to damages in respect to property, business, trade, profession or occupation.

"It is safe to say that such losses cannot be the true damage in a very large share of the very worst cases of libel. A woman who is slandered in her chastity is under this law usually without any redress whatever. A man whose income is from fixed investment or salary, or official emolument, or business not depending upon his repute, could lose no money directly unless removed from the title to receive his income by reason of the libel, which could seldom happen. If contradicted soon, there could be practically no risk of this; and the same is true concerning most business losses.

"The cases must be very rare in which a libel will destroy business profits in such a way that the loss can be directly traced to the mischief. There could never be any such loss when employers or customers know or believe the charges unfounded. The statutes does not reach cases where a libel has operated to cut off chances of office or employment in the future, or broken up or prevented relationships not capable of an exact money standard, or produced that intangible but fatal influence which suspicion, helped by ill-will, spreads beyond recall or reach by apology or retraction. Exploded lies are continually reproduced without the antidote, and no one can measure with any accurate standard the precise amount of evil done or probable.

"There is no room for holding in a constitutional system that private reputation is any more subject to be removed by statute from full legal protection than life, liberty, or property. It is one of those rights necessary to human society that underlie the whole social scheme of civilization. It is a thing which is more easily injured than restored, and where injury is capable of infinite mischief; and, on the other hand, it is one where the injury is frequently, and perhaps generally, aggravated by malice.

"The law has therefore always drawn distinctions between intentionally false and wicked assaults on character and those which were not actually designed to create a false impression, although necessarily tending to injure reputation if false in fact, but it has made both actionable. This statute has not apparently attempted to relieve any person but the publishers of newspapers from responsibility for every injury to character by libel, whether intentionally false or not. If a person not a publisher had written in a letter just what this paper published, and had done under the same impression which Mr. Robison had, the statute would not save him from full responsibility for the damages of all kinds, to which the general rules of law have always subjected persons guilty of libel.

"While the statute is certainly ambiguous, we cannot attribute to the Legislature the monstrous wrong of shielding the intentional malice of writers, who impose on fair minded publishers, from responsibility for newspaper libels, because the publishers themselves may be innocent of deceit, or of making the publishers responsible for the full degree of actual malice in the writer who misinforms them. In the present case the reporter himself admitted that he was not disposed to make as full a retraction as the manager required him to make, but their good faith should not be impugned by his reluctance.

"It is not competent for the Legislature to give one class of citizens legal exemptions from wrongs not granted to others, and it is not competent to authorize any person, natural or artificial, to do wrong to others without answering fully for the wrong. We do not think this statute has any bearing on the case, and the court erred in making it control." * * * * "It has been uniformly held that the public press occupies no better ground than private persons publishing the same libelous matter, and, so far as actual circulation is concerned, there can be no question which is more likely to spread them.

"It is undoubtedly true that there is a somewhat general taste and curiosity for knowledge about other people's affairs which has called into existence a class of news-gathering that is designed to gratify that taste without circulating falsehoods, and it is easy enough to see that mistakes may occur without any improper purpose, and in spite of care. But when the mistake does occur, and leads to mischief, the party injured cannot be called upon to suffer for the

public amusement or entertainment. Any one, whether reporter or otherwise, who undertakes to give to the public the contents of a document which speaks for itself, and in which he has no personal concern, is bound, if he would reduce his liability, to use such a degree of care as is reasonably sure to prevent mistake, and to publish nothing not so obtained which will inure to the injury of another.

"There can be no different standard applied to reporters than to others, and the rule laid down by the court that such care as reporters generally use is the standard is not the correct rule. It may be true that they are usually careful; and in *Tryon v. Association*, 39 Mich., 636, it was held libelous to charge a reporter with violating confidence, as having a direct tendency to injure him in his calling. Any rule which should put the press and its managers on a less honorable footing would lessen public confidence and help nobody. But their work in such matters is not privileged. The subject of relative responsibility was recently considered in *Bronson v. Bruce*, 59 Mich., 467, 26 N. W. Reporter, 671, and it was held that all persons must be treated as alike responsible." * * * * "The questions presented have been dealt with so often in this court that we cannot suppose the circuit judge meant to disregard our rulings.

"When it is understood that the case is governed by rules heretofore applied in similar cases, there is not much more that needs to be suggested. It cannot be claimed that the article was not libelous. Neither can it be claimed, even under the statutes, that a retraction removes the liability. The law as to mitigation has been very fully settled already."

In view of the decisions quoted above, your committee believe that it would be unwise to pass the bill under consideration, and that the law as it now stands, if fairly administered, will give all needed protection to honorable newspaper publishers. Should there be cases where, from prejudice or other causes, a fair trial is not had, the court can promote the ends of justice by granting a new trial.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The bill was laid on the table.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 521 (file No. 412), entitled

A bill to amend sections 2 and 14 of act No. 467 of the local acts of 1887, entitled "An act to revise and amend act No. 305 of the local acts of 1883, entitled an act to re-incorporate the village of Vicksburg," approved May 18, 1887, and to add one new section thereto, to stand as section 17,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

F. F. HOAGLIN, *Chairman.*

Report accepted and committee discharged.

On demand of Mr. Hoaglin,

The House concurred in the amendments made to the bill by the committee.

'The bill was then referred to the committee of the whole, and placed on the general order.

THIRD READING OF BILLS.

Senate bill No. 197 (file No. 113), entitled

A bill to amend sections 7564 and 7565 of the compiled laws of 1871, as amended by act number 93 of the session laws of 1875, approved April 22, 1875, being compiler's section 9135 and 9136 of Howell's annotated statutes, relative to offenses against property,

Was read a third time and was not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Alexander,	Mr. Goodrich,	Mr. Mellen,	Mr. Stoflet,
Baldwin,	Gregory,	Northup,	Stout,
Briske,	Hall,	Peabody,	Swift,
Brown, N. J.	Hinkson,	Pealer,	Taylor,
Canfield,	Hoaglin,	Potter,	Tinklepaugh,
Chambers,	Hobart,	Preston, J. L.,	Wagner,
Cole,	Hollister,	Preston, W. W.	Watson,
Crosby,	Judd,	Robinson, H. W.	Watts,
Damon,	Kirby,	Rogers,	White,
Eaton,	Lusk,	Sherman,	Williams, C. W.
Ferguson,	McElroy,	Slosson,	Williams, W. W.
Fitch,	McMillan,	Spencer,	Wood, 48

NAYS.

Mr. Collins,	Mr. Jasnowski,	Mr. Russ,	Mr. Wachtel,
Deming,	McKinstry,	Salisbury,	Wettlanfer,
Gibbons,	Morton,	Smith, A. A.,	Wheaton,
Gill,	Randall,	Southworth,	Wiggins,
Heineman,			17

Mr. Southworth moved to reconsider the vote by which the House refused to pass the bill.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. Southworth,

The bill was re-referred to the committee of the whole, and placed on the general order.

The Speaker *pro tem.* assumed the chair.

House bill No. 548 (file No. 404), entitled

A bill to facilitate the inspection of the records and files in the offices of county, city and township officers in this State,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Baldwin,	Mr. Gregory,	Mr. Randall,	Mr. Van Orthwick,
Briske,	Hall,	Robinson, H. W.	Wachtel,
Brown, N. J.,	Harris,	Rogers,	Wagner,
Canfield,	Hobart,	Russ,	Watson,
Chambers,	Hollister,	Sherman,	Watts,

Mr. Cole, Dalton, Damon, Eaton, Ferguson, Gibbons, Gill, Goodrich,	Mr. Lowden, Lusk, McElroy, McGregor, Mellen, Peabody, Pealer, Preston, W. W.	Mr. Smith, A. A., Southworth, Spencer, Stoflet, Stout, Swift, Taylor, Tinklepaugh,	Mr. Wettlaufer, Wheaton, White, Wiggins, Williams, C. W Wood, Speaker <i>pro tem.</i> , 51
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NAYS

Mr. Baker, Crosby, Deming,	Mr. Fitch, Heineman, Hoaglin,	Mr. Jasnowski, Judd, McMillan,	Mr. Morton, Salisbury,
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11

Title agreed to.

The Speaker assumed the chair.

House bill No. 595 (file No. 384), entitled

A bill to amend sections 34, 50 and 51 of chapter 7 of act No. 326 of the local acts of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. N. J. Brown,

The bill was laid on the table.

MOTIONS AND RESOLUTIONS.

Mr. Pealer moved to discharge the committee of the whole from the further consideration of

Senate bill No. 3 (file No 16), entitled

A bill to provide additional record evidence of the trust capacity of executive administrators and guardians in certain cases.

Which motion prevailed.

On motion of Mr. Pealer,

The bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Baker, Baldwin, Briske, Browne, H. W., Brown, N. J., Canfield, Chambers, Cole, Collins, Connor, Crosby, Damon, Deming,	Mr. Gill, Goodrich, Gregory, Hall, Hanscom, Harris, Heineman, Hoaglin, Hobart, Hollister, Jasnowski, Kirby, Lusk,	Mr. Mellen, Morton, Peabody, Pealer, Potter, Preston, W. W., Robinson, H. W Rogers, Russ, Salisbury, Sherman, Slosson, Smith, A. A.,	Mr. Stout, Swift, Taylor, Tinklepaugh, Tyrrell, Van Orthwick, Wachtel, Watson, Watts, Wheaton, White, Wiggins, Williams, C. W
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Mr. Eaton, Ferguson, Fitch, Gibbons,	Mr. McElroy, McKay, McKinstry, McMillan,	Mr. Southworth, Spencer, Stoflet,	Mr. Williams, W.W Wood, Speaker,
			66 NAYS. 0

Title agreed to.

SPECIAL ORDER.

On motion of Mr. Wood,
The House went into committee of the whole on the special order, whereupon

The Speaker called Mr. Ferguson to the chair.

After some time spent therein, the committee rose, and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 185 (file No. 406), entitled

A bill to amend sections 23, 24, 25, 29 and 38 of act No 135, of the public acts of 1885, entitled, "An act to amend, revise and consolidate the laws organizing asylums for the insane, and regulating the care and management thereof, and of the inmates therein, and to repeal act No. 164, laws of 1859, also act 194, laws of 1877; also act No. 91, laws of 1873, and the acts amendatory hereof, also act No. 172, laws of 1873," approved June 3, 1885.

Have stricken out all after the enacting clause thereof, and have directed their chairman to report that fact to the House, asking concurrence therein.

A. E. FERGUSON, *Chairman.*

Report accepted and committee discharged.

Mr. Judd moved that the House concur in the action of the committee in striking out all after the enacting clause of the bill.

Pending which,

Mr. Wells moved that the bill do lie on the table.

Which motion did not prevail.

The House then concurred in the action of the committee in striking out all after the enacting clause of the bill, and

The title and enacting clause were laid on the table.

On motion of Mr. Russ,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

By the committee on religious and benevolent societies:

The committee on religious and benevolent societies, to whom was referred House bill No. 441, entitled

A bill to grant relief to certain townships in Berrien county,

Respectfully report that they have had the same under consideration, and

have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill for the relief of the Bridgeport Free Church Association, and to provide for the sale of its real estate in the county of Saginaw,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

C. W. WILLIAMS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. H. W. Robinson,

The House concurred in the adoption of the substitute reported by committee.

On motion of Mr. H. W. Robinson,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Alexander,	Mr. Harris,	Mr. Peabody,	Mr. Taylor,
Angerer,	Heineman,	Pealer,	Turner,
Baldwin,	Hobart,	Potter,	Tyrrell,
Browne, H. W.,	Huebner,	Preston, J. L.,	Van Orthwick,
Canfield,	Jackson,	Preston, W. W.,	Wachtel,
Chambers,	Jasnowski,	Robinson, H. W.	Wagner,
Cole,	Judd,	Rogers,	Waite,
Collins,	Kirby,	Rauthier,	Watson,
Crosby,	Lusk,	Russ,	Watts,
Damon,	McElroy,	Salisbury,	Wells,
Deming,	McGregor,	Sherman,	Wettlaufer,
Eaton,	McKay,	Slosson,	Wheaton,
Ferguson,	McKinstry,	Smith, A. A.,	White,
Fitch,	McMillan,	Southwoth,	Wiggins,
Gibbons,	Mellen,	Spencer,	Williams, C. W.
Gill,	Morton,	Stoflet,	Williams, W. W.
Gregory,	Murtagh,	Stout,	Zagelmeyer,
Hall,	Northup,	Swift,	Speaker, 72

NAYS.

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Title agreed to.

On motion of Mr. H. W. Robinson,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

GENERAL ORDER.

On motion of Mr. Waite,

The House went into committee of the whole, on the general order.

Whereupon the Speaker called Mr. H. W. Robinson to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following: Substitute for House bill No. 16, entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise,

And have directed their chairman to report the same back to the House with the recommendation that it be printed for the use of the committee of the whole.

H. W. ROBINSON, *Chairman.*

Report accepted.

On motion of Mr. Waite,

The House concurred in the recommendation of the committee relative to the bill, and it was ordered printed for the use of the committee of the whole.

GENERAL ORDER.

On motion of Mr. Damon,

The House went into committee of the whole, on the general order.

Whereupon the Speaker called Mr. McKinstry to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:

1. House bill No. 628 (file No. 385), entitled

A bill to authorize the issuance of injunctions to restrain waste upon certain lands when the taxes upon the same shall be due and unpaid.

2. House bill No. 530 (file No. 317), entitled

A bill making an appropriation for the purpose of rebuilding and furnishing the center and south wings of the main building at the Reform School.

3. House bill No. 426 (file No. 271), entitled

A bill to provide for the incorporation of mutual provident associations of commercial travelers, agents, managers, salesmen, secretaries, cashiers, tellers, bookkeepers, stenographers, correspondents, typewriters, and persons engaged in other clerical work.

4. House bill No. 215 (file No. 413), entitled

A bill to prevent the crime, or attempt to commit or procure to be committed, the crime of murder or manslaughter in certain cases and to provide an additional penalty and punishment therefor.

5. House bill No. 451 (file No. 420), entitled

A bill to provide for the incarceration of certain persons in the State House of Correction and branch of the State Prison in the Upper Peninsula of Michigan.

6. House bill No. 443 (file No. 379), entitled

A bill to authorize the Port Huron and Lapeer Plank Road Company to abandon that portion of the Port Huron and Lapeer Plank Road lying within the city limits of the city of Port Huron.

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following:

7. House bill No. 391 (file No. 421), entitled

A bill to amend sections 4 and 8 of act No. 174 of the session laws of 1871, entitled "An act to provide for the appointment of a State Reporter," as amended by acts No. 137 of the session laws of 1873, and No. 20 of the public acts of 1877, being sections 7200 and 7202 of Howell's annotated statutes.

Have made sundry amendments thereto, and have directed their chairman

to report the same back to the House, asking concurrence therein, and recommend its passage.

The committee of the whole have also had under consideration the following:

8. House bill No. 453 (file No. 360), entitled

A bill to provide for the appointment of a State marshal, to prescribe his powers and duties and fix his compensation.

9. House bill No. 471 (file No. 217), entitled

A bill to provide for the committing of pauper insane persons to the Wayne county insane asylum; and for the transfer of such persons to the State asylum, and from the State asylum to said county asylum; and to provide for the support and maintenance of such insane persons.

10. House bill No. 156 (file No. 197), entitled

A bill to require railroad companies to remove, along their right of way, all obstructions, so as to obviate all dangers of collision therewith by derailed trains or cars.

Have stricken out all after the enacting clause thereof, and have directed their chairman to report that fact to the House, asking concurrence therein.

W. H. MCKINSTRY, *Chairman.*

Report accepted and committee discharged.

The first, second, third, fourth, fifth and sixth named bills were placed on the order of third reading.

On motion of Mr. McKinstry,

The House concurred in the amendments made by the committee to the seventh named bill and it was placed on the order of third reading.

Mr. Huebner moved that the House concur in the action of the committee in striking out all after the enacting clause of the eighth named bill.

On which motion,

Mr. Damon demanded the yeas and nays.

The demand was seconded, and the motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Austin,

Baker,

Bignall,

Briske,

Canfield,

Chambers,

Connor,

Deming,

Ferguson,

Gibbons,

Gill,

Mr. Gregory,

Harris,

Heineman,

Hoaglin,

Hollister,

Huebner,

Jackson,

Jasnowski,

Judd,

McGregor,

McKinstry,

Mr. McMillan,

Mellen,

Murtagh,

Northup,

Peabody,

Randall,

Rauthier,

Sherman,

Slossen,

Smith, A. A.,

Mr. Stoflet,

Taylor,

Tyrrell,

Wachtel,

Watts,

Wells,

Wettlanfer,

Wheaton,

Wiggins,

Zagelmeyer,

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NAYS.

Mr. Abbott,

Alexander,

Angerer,

Baldwin,

Browne, H. W.,

Mr. Damon,

Eaton,

Hall,

Kirby,

Lusk,

Mr. Potter,

Preston, J. L.,

Preston, W. W.

Rogers,

Russ,

Mr. Tinklepaugh,

Turner,

Waite,

Watson,

White,

Mr. Brown, N. J.,	Mr. McElroy,	Mr. Southworth,	Mr. Williams, C. W.
Cole,	McKay,	Spencer,	Williams, W. W.
Collins,	Morton,	Stout,	Wood,
Crosby,	Pealer,	Swift,	Speaker,
Dalton,			

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The title and enacting clause were laid on the table.

Mr. Russ moved that the House concur in the action of the committee in striking out all after the enacting clause of the ninth named bill,

On which motion,

Mr. Wheaton demanded the yeas and nays.

The demand was seconded, and the motion did not prevail by yeas and nays, as follows:

YEAS.

Mr. Alexander,	Mr. Goodrich,	Mr. Preston, W. W.,	Mr. Taylor,
Baldwin,	Hall,	Russ,	Tinklepaugh,
Browne, H. W.	Hinkson,	Salisbury,	Waite,
Brown, N. J.,	McMillan,	Sherman,	White,
Cole,	Peabody,	Smith, A. A.,	Wiggins,
Collins,	Pealer,	Stout,	Williams, W. W.
Crosby.	Potter,	Swift,	

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NAYS.

Mr. Abbott,	Mr. Ferguson,	Mr. Lusk,	Mr. Turner,
Angerer,	Gibbons,	McElroy,	Wachtel,
Austin,	Gill,	McKay,	Watson,
Bignall,	Heineman,	McKinstry,	Watts,
Canfield,	Hoaglin,	Murtagh,	Wells,
Chambers,	Huebner,	Randall,	Wettlaufer,
Connor,	Jackson,	Southworth,	Wheaton,
Deming,	Jasnowski,	Stoflet,	Zagelmeyer,
Eaton,	Judd,		

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On motion of Mr. Wheaton,

The bill was placed on the order of third reading.

On motion of Mr. Russ,

The House concurred in the action of the committee in striking out all after the enacting clause of the tenth named bill, and

The title and enacting clause were laid on the table.

Mr. Jackson moved to discharge the committee of the whole from the further consideration of

House bill No. 336 (file No. 422), entitled

A bill to authorize the common council of the city of Monroe, in Monroe county, Michigan, to contract with the Monroe Water Company to furnish water to said city for fire, domestic and other purposes, and to provide for payment for the same by taxation.

Which motion prevailed.

On motion of Mr. Jackson,

The bill was re-referred to the committee on local taxation.

Mr. Wheaton moved to take from the table

House bill No. 775 (file No. 330), entitled

A bill to provide for the payment of a salary to the present recorder of the

city of Detroit, if he should resign, and to authorize the governor to fill any vacancy that may occur in said office.

Which motion prevailed.

On motion of Mr. Wheaton,

The bill was referred to the committee on judiciary.

By the committee on insurance:

The committee on insurance, to whom was referred

House bill No. 496 (file No. 186), entitled

A bill to amend section 2 of act No. 272, of the laws of 1887, entitled "An act to amend section 2 of act No. 237 of the laws of 1881, entitled 'An act to authorize and regulate within this State the business of plate glass, accident and live stock, steam boiler and fidelity insurance, and to repeal acts No. 42 and 72 of session laws of 1877,'" approved June 3, 1881, being section 4325 of Howell's annotated statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. L. PRESTON, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. J. L. Preston,

The bill was laid on the table.

By the committee on insurance:

The committee on insurance, to whom was referred

Senate bill No. 244 (file No. 139), entitled

A bill to amend section 2 of act No. 272 of the laws of 1887, entitled "An act to amend section 2 of act No. 237 of the laws of 1881, entitled 'An act to authorize and regulate within this State the business of plate glass, accident, live stock, steam boiler and fidelity insurance and to repeal acts numbered 42 and 72 of the session laws of 1881,' approved June 3, 1881, being section 4325 of Howell's annotated statutes,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. L. PRESTON, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. J. L. Preston,

The bill was laid on the table.

By the committee on insurance:

The committee on insurance, to whom was referred

Senate bill No. 164 (file No. 104), entitled

A bill to amend chapter 131 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act in relation to life insurance companies transacting business within this State," as heretofore amended, by adding thereto one new section to be known as section 31, and intended to prevent discrimination or deception in insuring lives.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. L. PRESTON, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 383 (file No. 373), being

An act for an act to authorize the employment, fixing the compensation and defining the duties of stenographers in the taking and transcribing of testimony in cases of the examination of offenders before justices of the peace of the county of Saginaw, charged with felonies not triable before a justice of the peace.

Also:

House bill No. 578 (file No. 265), being

An act to amend section 16 of chapter 4 of act No. 164 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act, as amended by act No. 38, public acts of 1887."

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 113 (file No. 52), being

An act to amend sections 5, 6 and 7 of chapter 86 of the revised statutes of 1846, relative to the appointment of guardians for minors by judges of probate, as amended by act No. 165 of the session laws of 1869, being compiler's sections 6306, 6307 and 6308 of Howell's annotated statutes.

Also:

House bill No. 386 (file No. 263), being

An act to provide for the submission to the people of this State of the question of a convention for the purpose of a general revision of the constitution of this State.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 416 (file No. 331), being

An act to authorize cities and villages to control, vacate, or alter State roads within their corporate limits.

Also:

House bill No. 133 (file No. 198), being

An act to amend section 15 of article 4 of act number 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act number 234, public acts of 1885, approved June 10, 1885, and as amended by

act number 261 of the public acts of 1887, approved June 27, 1887, and act 26 of the session laws of 1889.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House joint resolution No. 17 (joint resolution file No. 16), being

Joint resolution to authorize the issue of a patent to Marvin S. Cadwell upon primary school land certificate No. 1168.

Also:

House concurrent resolution (manuscript), being

Concurrent resolution authorizing the purchase of a portrait of Douglas Houghton.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 70 (file No. 137), being

An act to authorize the common council of the city of Iron Mountain, in the county of Menominee, to prescribe by ordinance the time and manner of assessing and collecting the tax upon dogs in said city.

Also:

House bill No. 58 (file No. 39), being

An act for the organization of corporate Congregational churches.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 232 (manuscript), being

An act to amend sections 1 and 2 of an act entitled "An act for the protection of fish in the lakes known as Devil's lake and Round lake, in Lenawee county, Whitmore lake, in Washtenaw county, and Brace lake, in Calhoun county," approved March 24, 1869.

Also:

House bill No. 348 (file No. 225), being

An act to amend section 11 of act No. 198 of the public acts of 1879, entitled "An act to provide for the regulation and enforcement of assignments for the benefit of creditors," as amended by act No 278 of the public acts of 1881, being section 8749 of Howell's annotated statutes.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 418 (file No. 323), being

An act to repeal act number 469 of the local acts of 1887, entitled "An act to legalize the action of the Board of School Inspectors of the township

of Nottawa, in the county of Isabella, in establishing the boundaries of school district number two in said township.

Also:

House bill No. 267 (file No. 223), being

An act to provide for the discharge from record of notices of the pendency of suits in chancery.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 564 (file No. 393), being

An act to amend act No. 161 of the session laws of 1855, entitled "An act to incorporate the village of Three Rivers," approved February 13, 1855, as amended by the following acts, to-wit: Act No. 205 of the session laws of 1873, act No. 338 of the local acts of 1879, act No. 351 of the local acts of 1881, and act No. 478 of the local acts of 1887, by amending sections 5, 12, 14 and 24, and by adding two new sections to stand as sections 67 and 68.

Also:

House bill No. 478 (file No. 266), being

An act to authorize the board of trustees of Union school district No. 1, Jackson, Mich., to establish and maintain a school for manual training.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 544 (file No. 391), being

An act to revise and amend sections 1, 6 and 7 of act No. 490 of the session laws of 1871, entitled "An act to incorporate the public schools of the city of Battle Creek, approved April 17, 1871," and to enlarge and extend the boundaries of the school district known as the public schools of the city of Battle Creek.

Also:

House bill No. 796 (manuscript), being

An act to change the name of James Sears, of Harbor Springs, Emmet county, Mich., to James E. Hartwell.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 689 (file No. 409), being

An act to amend section 5 of title II, sections 20 and 21 of title IV, and section 13 of title V. of act No. 529 of the local acts of 1887, entitled "An act to revise and amend the charter of the city of Saginaw," and to repeal act No. 227, local acts of 1883, entitled "An act to revise and amend the charter of the city of Saginaw," and to repeal act No. 496 of the laws of 1867, entitled, "An act to revise and amend the charter of the city of Saginaw," approved February 5, 1859, approved March 16, 1883, as amended by act No. 338, local acts of 1885, approved April 29, 1885, approved June 21, 1887,

and to add a new title to said act, to stand as title XIII., relative to a board of police commissioners.

Also:

House bill No. 502 (file No. 146), being

An act to authorize the townships of Erie, Lasalle and Monroe, in the county of Monroe, to construct a gravel or stone road in said several townships, between the south line of Erie and the north line of Monroe, in the line of the old territorial road leading from Maumee to Detroit.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor the following:

House bill No. 302 (file No. 370), being

An act to authorize the formation of corporations for the purpose of owning and improving summer resorts.

JOHN W. DALTON, *Chairman.*

Report accepted.

On motion of Mr. Wells,

The House adjourned.

Lansing, Wednesday, June 19, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Cook.

Roll called: quorum present.

Absent without leave: Messrs. Dee, Dyer, Hanscom, Hollister, Probert, Randall and Wells.

On motion of Mr. Tyrrell,

Leave of absence was granted to Mr. McGregor for the day.

On motion of Mr. Crosby,

Leave of absence was granted to himself indefinitely.

On motion of Mr. Wheaton,

Leave of absence was granted to himself after today until Tuesday next.

On motion of Mr. Connor,

Leave of absence was granted to himself for tomorrow.

On motion of Mr. Tyrrell,

Leave of absence was granted to Mr. Hollister.

On motion of Mr. Tyrrell,

Leave of absence was granted to Mr. Hoaglin.

By unanimous consent:

Mr. Curtis moved to take from the table,

House bill No. 497 (file No. 366), entitled

A bill to amend the charter of the city of Owosso.

Which motion prevailed.

On motion of Mr. Curtis,

The bill was referred to the committee on municipal corporations.

Mr. Stout moved to take from the table,

Senate bill No. 37 (file No. 26), entitled

A bill to amend sections 1, 4, 10 and 25 of chapter 83, of the compiled laws of 1871, as amended by act No. 52 of the session laws of 1872, approved March 29th, 1872, being compiler's sections 3752, 3755, 3761 and 3775, of Howell's annotated statutes, relative to the formation of corporations for the purpose of engaging in commerce or navigation.

Which motion prevailed.

The question being on the passage of the bill,

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hall,	Mr. O'Keefe,	Mr. Taylor,
Alexander,	Hanscom,	Potter,	Turner,
Austin,	Harris,	Preston, J. L.,	Tyrrell,
Baker,	Hawley,	Robinson, H. W	Van Orthwick,
Baldwin,	Heineman,	Rogers,	Wachtel,
Brown, N. J.,	Hobart,	Rauthier,	Wagner,
Chambers,	Huebner,	Russ,	Waite,
Cole,	Jasnowski,	Sherman,	Watson,
Collins,	Judd,	Slosson,	Wettlaufer,
Damon,	Kirby,	Smith, A. A.	Wheaton,
Dewey,	McKay,	Southworth,	White,
Gibbons,	McKinstry,	Spencer,	Williams, C. W.
Gill,	McMillan,	Stoflet,	Williams, W. W.
Goodrich,	Mellen,	Stout,	Speaker,
Gregory,	Murtagh,		58.

NAYS.

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Title agreed to.

On motion of Mr. Stout,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Pealer moved to take from the table the following report of a committee of conference:

By the committee of conference on House bill No. 126 (file No. 292, reprint of file No. 214:

The committee of conference to whom was referred

House bill No. 126 (file No. 292, reprint of file No. 214), entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous, intoxicating, malt, brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages (and the forfeiture of leases in certain cases) and to repeal all acts or parts of acts inconsistent with the provisions of this act,

Which said bill the Senate has amended, as shown by the message transmitting the same, as follows:

1. By striking out of line 10 of section 1 the words "two hundred" and inserting in lieu thereof the words "sixty-five," so that it shall read "sixty-five dollars."

2. By striking out of line 11 of section 1 the word "eight" and inserting in lieu thereof the word "five," so that it shall read "five hundred dollars."

3. By striking out of line 18 the word "six" and inserting in lieu thereof the word "five," and by adding to the manuscript proviso the words "or to sell any such liquors at any place other than such bar."

4. By striking out of line 20 of section 1 the word "twelve" and inserting in lieu thereof the word "ten," so that it shall read "ten hundred dollars."

5. By striking out all of section 3 up to and including line 134, and inserting in lieu thereof the following:

Sec. 3. The penal provisions of this act shall not apply to druggists who sell liquors for chemical, scientific, medicinal, mechanical or sacramental purposes only, and in strict compliance with law. It shall not be lawful for any druggist, nor for any person whose business consists in whole or in part of the sale of drugs and medicines, directly or indirectly, by himself, his clerk, agent or servant, at any time, to sell, furnish, give, or deliver, any spirituous, malt, brewed, fermented, or vinous liquor, or any mixed liquor, a part of which is spirituous, malt, brewed, fermented, or vinous, to a minor, except for medicinal or mechanical purposes, on the written order of the parent or guardian of such minor, nor to any adult person whatever, who is at the time intoxicated, nor to any person in the habit of getting intoxicated, nor to any Indian, or any person of Indian descent, nor to any person when forbidden in writing so to do by the husband, wife, parent, child, guardian, or employer of such person, or by the supervisor of the township, or mayor, or director of the poor, or any supervisor or alderman of the city, or president or trustee of any village, or superintendent of the poor of the county in which such person shall reside or temporarily remain, nor to any other person to be used as a beverage, nor to any person to be drank on the premises, nor to be mixed and drank with any beverage drawn from a soda fountain or other apparatus or device for dispensing aerated or other beverages; but such druggist shall be allowed to sell said liquors for medicinal, chemical, scientific, mechanical and sacramental purposes only, without the payment of any tax specified in section one, and subject to the following restrictions and conditions: Every such dealer in drugs and medicines shall procure and keep a suitable blank book in which shall be recorded by said druggist, his clerk or employé, the names of all persons applying for such liquor for any of these lawful purposes, the date of each sale, the amount and kind of liquor sold to each person, and the purpose to which the same was to be applied, as stated by the purchaser, which book shall be kept in the store of said druggist, and shall be open to all persons for examination during all business hours; and the failure to keep a record of every such sale, in manner and form as aforesaid, or the delivery of liquor for any purpose other than above named, shall subject such druggist to the penalties provided for in this section: *Provided*, That such druggist shall, on or before the first day in May in each year, or before commencing business, execute and file with the county treasurer of the county in which he is carrying on such business, a bond, the sufficiency of which shall be determined by the township board of the township, or the board of trustees or the common council of the village or city in which such business is proposed to be carried on, to the people of the State of Michigan, in the sum of two thousand dollars, with two or more sufficient sureties, who shall be freeholders and residents of the county in which such business is proposed to be carried on, each of whom shall justify in a sum equal to the amount of the bond, over and above all indebtedness, and

all exemptions from sale on execution, and all liability on other similar bonds, which bond shall be substantially in the following form:

Know all men by these presents, that we-----
as principal and-----and-----
as sureties are held and firmly bound unto the people of the State of Michigan in the sum of two thousand dollars, to the payment whereof, well and truly to be made, we bind ourselves, our heirs, executors and administrators firmly by these presents. Sealed with our seals and dated this-----
day of-----18-----

WHEREAS, The above named principal proposes to carry on the business of a druggist at-----, in the county of-----
and state of Michigan;

AND WHEREAS, The said principal hath covenant and agreed, and doth hereby covenant and agree as follows, to-wit: That he will not directly or indirectly, by himself, his clerk, agent or servant at any time sell, furnish, give, or deliver any spirituous, malt, brewed, fermented or vinous liquor, or any mixed liquor, a part of which is spirituous, malt, brewed, fermented or vinous, to a minor except for medicinal or mechanical purposes, on the written order of the parent or guardian of such minor, nor to any adult person whatever who is at the time intoxicated, nor to any person in the habit of getting intoxicated, nor to any Indian, or any person of Indian descent, nor to any person when forbidden in writing so to do by the husband, wife, parent, child, guardian or employer of such person, or by the supervisor of the township, mayor or director of the poor of the city, or superintendent of the poor of the county in which such person shall reside or temporarily remain, and that he will not sell any such liquor to be drank on the premises, nor to be mixed and drank with any beverage drawn from a soda-fountain or other apparatus or device for dispensing aerated or other beverages; that he will sell such liquors for chemical, scientific, medicinal, mechanical and sacramental purposes only, and that he will pay all damages, actual and exemplary, that may be adjudged to any person or persons for injuries inflicted upon him or them, either in person or property, or means of support, or otherwise by reason of his selling, furnishing, giving or delivering any such liquors. Now, the condition of this obligation is such that if said principal shall well and truly keep and perform all and singular the foregoing covenants and agreements, and shall pay any judgment for actual or exemplary damages which may be recovered against him in any court of competent jurisdiction, and all fines and costs that may be imposed upon him for violations of this act, then this obligation shall be void and of no effect; otherwise the same shall be in full force and effect.

Signed and sealed in the presence of

-----[L. S.]

-----[L. S.]

-----[L. S.]

6. By striking out section 14 and inserting in lieu thereof the following to stand as section 14:

SEC. 14. It shall not be lawful for any person by himself, his clerk or agent, to permit any student in attendance at any public or private institution of learning in this state, or any minor, to play at cards, dice, billiards or any game of chance, in any part of any building in which spirituous liquors or intoxicating drinks are sold; nor shall it be lawful for any person, by himself,

his clerk or agent, to sell or give to any student in attendance at any public or private institution of learning in this state any spirituous or intoxicating drinks, except when prescribed by a regular physician for medicinal purposes; it shall not be lawful for any person to allow any minor to visit or remain in any room where such liquors are sold or kept for sale unless accompanied by his or her father or other legal guardian. Any person who shall offend against either of the foregoing provisions of this section shall be deemed to have been guilty of a misdemeanor, and on conviction thereof shall be punished as provided in section seven of this act.

7. By striking out of lines 14, 15, 16, 17 and 18 of section 19, the words "any sale or gift of any such liquor by the lessee or occupant of any premises, resulting in damages, shall, at the option of the lessor, work a forfeiture of the lease, and the circuit court in chancery may enjoin the sale, giving way or furnishing, of any such liquors, by any lessee or occupant of the premises, which may result in loss or damage or liability to the lessor or any person claiming under such lessor."

8. By striking out of line 10 of section 25 the words "and shall be imprisoned," and inserting in lieu thereof the words "or imprisonment," and by adding to the end of line 11 the words "or both, in the discretion of the court."

9. By striking out section 31 and inserting in lieu thereof the following to stand as section 31:

Sec. 31. During the time when by the provisions of this act places where liquor is sold or kept for sale must be closed, all curtains, screens, partitions and other things that obstruct the view from the sidewalk, street, alley, or road in front of or at the side or end of said building, or the bar or place in said room where said liquors are sold or kept for sale, shall be removed. Any person who shall violate any of the provisions of this section, shall, upon conviction thereof, be punished as provided in section seven of this act.

And the title to which said bill the Senate has also amended by striking out the words, "and the forfeiture of leases in certain cases;"

And which said bill, as shown by said message of transmittal, the Senate has ordered to take immediate effect.

And in all of which said named amendments and in the amendment to the title thereof the House non-concurred.

Whereupon the Senate insisted upon all of the said amendments, and asked for a committee of conference, as shown by subsequent message, which request was granted and such committee duly appointed.

Respectfully report that they have had said bill and the matters of disagreement existing between the two houses, relative to said amendments, under careful consideration, and make the following recommendations in respect thereto:

I. That as to the first named amendment made to the said bill by the Senate, the House concur therein.

II. That as to the second named amendment made to the said bill by the Senate, the Senate recede therefrom, and that in line 11 of section 1, in lieu of the word "five," as amended by the Senate, the word "six" be inserted, so that it shall read "six hundred dollars."

III. That as to the first part of the third named amendment made to the said bill by the Senate, the Senate recede therefrom, and that in line 18 of section 1 in lieu of the word "five," as amended by the Senate, the words "five hundred and fifty" be inserted, so that it shall read "five hundred and fifty

dollars;" and that as to the second part of the said third named amendment made to the said bill by the Senate, the House concur therein.

IV. That as to the fourth named amendment made to the said bill by the Senate, the House concur therein.

V. That as to the fifth named amendment made to the said bill by the Senate, the Senate recede therefrom, and that section 3 of said bill, from the 1st line to the 103rd line inclusive, be amended so as to read as follows:

Section 3. The penal provisions of this act shall not apply to druggists who have a license under the provisions of this section to sell any of the liquors enumerated in section one of this act for chemical, scientific, sacramental, medicinal and mechanical purposes and who sell in strict compliance with law. In townships the township board, in villages the president and board of trustees or the common council, as the case may be, and in cities the mayor and common council shall have power to issue licenses to druggists to sell the liquors enumerated in this act, within their respective jurisdictions, for chemical, medicinal, scientific, sacramental and mechanical purposes, but for no other purpose whatever, whenever application therefor shall be made by petition and sworn to by the applicant and filed with the township, village or city clerk, or recorder, as the case may be, of the township, village or city in which such druggist proposes to sell intoxicating liquors under the license applied for, which petition shall state the applicant's name, age, place of residence, in what business he is then engaged, and in what business he has been engaged for at least two years next preceding to the time of filing the petition; that he is or employs a registered pharmacist, that he has not been adjudged guilty of violating any laws relating to intoxicating liquors within the last two years preceding his application, and that he desires a license to keep and sell such liquors for chemical, medicinal sacramental, scientific and mechanical purposes, and for no other purposes whatever. Such license shall be issued within a reasonable time after such application is made. The sum of one dollar shall be paid to the township, village or city clerk for such license before the same is issued, and said license shall be signed by the presiding officer and clerk or recorder of said boards, as the case may be, and shall be for a term ending on the first day of May next ensuing. Such license may be revoked and cancelled by the authority granting the same whenever the holder of such license shall have been found guilty by any court of competent jurisdiction of violating any of the provisions of this act, whether relating to his business as druggist or not; and from the time such license shall be revoked, the holder shall have no right to sell any of the liquors aforesaid for any purpose. It shall not be lawful for any such druggist, nor for any person whose business consists in whole or in part of the sale of drugs and medicines, directly or indirectly, by himself, his clerk, agent or employee, at any time, to sell, furnish, give or deliver any spirituous, intoxicating, malt, brewed, fermented or vinous liquor, or any mixed liquor, a part of which is spirituous, intoxicating, malt, brewed, fermented or vinous, to a minor, except for medicinal or mechanical purposes, on the written order of the parent or guardian of such minor, nor to any adult person whatever, who is at the time intoxicated, nor to any person in the habit of getting intoxicated, nor to any person when forbidden in writing so to do by the husband, wife, parent, child, guardian, or employer of such person, or by the supervisor of the township, mayor, director of the poor, or any supervisor or alderman of the city, or president or trustee of any village, or superintendent of the poor of the county in which such person shall reside

or temporarily remain, nor to any other person to be used as a beverage, nor to any person to be drank on the premises, nor to be mixed and drank with any beverage drawn from a soda fountain or other apparatus or device for dispensing aerated or other beverages; but such druggist shall be allowed to sell said liquors for medicinal, chemical, scientific, mechanical and sacramental purposes only, without the payment of any tax specified in section one, and subject to the following restrictions and conditions:

Every such dealer in drugs and medicines shall procure from the treasurer of the county in which he is carrying on said business and keep a suitable quarter-yearly record book, and keep the same, in which shall be recorded in ink by said druggist, his clerk or employee, all the applications for and sales and gifts of any spirituous, intoxicating, malt, brewed, fermented or vinous or mixed liquors for any purpose whatsoever, together with the full name or names of the person or persons applying for such liquor or liquors as aforesaid, the date of each application, sale or gift, the amount and kind of liquor applied for and sold and given away to each and every person and the purpose for which the same was to be used. The aforesaid application shall be filled out by the druggist, his clerk or employee, and countersigned by the druggist, his clerk or employee, and in case a written or printed, or partly written and partly printed order be received for any of the aforesaid liquors, such druggist, his clerk or employee shall attach the same to said record book in its regular order of receipt and sale, and shall countersign such order the same in all respects as if it were an application as before described.

Such record shall be kept in a conspicuous place in said store, and at all times be subject to public inspection, and every three months the druggist shall deliver said record book of applications and sales or gifts to the clerk of the township, village or city in which the store of such druggist is located, and shall at the same time securely and firmly attach to said record book an affidavit sworn to before some person authorized to administer oaths, which said affidavit shall be signed and sworn to by himself and by every person in his employ who has, during the preceding month, sold, delivered, furnished or given away any of the liquors in this section heretofore mentioned; and said affidavit shall declare that the applications and orders, sales and gifts of spirituous, intoxicating, malt, brewed, fermented or vinous or mixed liquors recorded within the record book to which the affidavit is attached, include all the sales or gifts of any such liquors aforesaid, and the full names of the persons to whom sold, together with the purposes to which the same was to be applied, made at the store of the affiant during the month last past ending on the day of 18. And that the affiants have not sold any liquors as aforesaid to any person or persons to be drank on the premises, nor to be mixed and drank with any beverage drawn from a soda fountain or other apparatus or device for dispensing aerated or other beverage. Said record book shall be placed and remain on file in the office of said township, village or city clerk, and shall be open to public inspection, and in all courts of law shall be taken as *prima facie* evidence of the applications and sales or gifts therein specified and recorded. Any such druggist, clerk or employee who shall in any manner or respect willfully make a false or fraudulent entry or record in any such record book, or neglect to record any sale of liquors made by him, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than fifty dollars nor more than two hundred dollars, or by imprisonment in the county jail not less than thirty days nor more than ninety days, or by both.

such fine and imprisonment, in the discretion of the court; and any such druggist, clerk or employee who shall in any manner or respect willfully make a false or fraudulent affidavit in relation thereto shall be deemed guilty of perjury, and subject to the pains and penalties therefor, and any person contemplated by this act who shall fail, neglect or refuse to make return as provided above to the township, village or city clerk within five days after the time as specified, shall, upon proper conviction before any court of competent jurisdiction, be fined in any sum not less than one hundred nor more than three hundred dollars, or be imprisoned in the county jail not less than thirty nor more than ninety days, or both such fine and imprisonment, in the discretion of the court.

Any person or persons who shall procure, or attempt to procure, any liquor as mentioned in this act by fraudulent statements or by misrepresentations, shall be deemed guilty of a misdemeanor, and upon conviction thereof before any court of competent jurisdiction shall be punished by a fine of not less than fifty nor more than two hundred dollars, or by imprisonment in the county jail not less than thirty nor more than ninety days, or both such fine and imprisonment, in the discretion of the court. And it shall be the duty of the auditor general to prepare record blanks conforming to the provisions of this section, and to furnish the same in proper quantities to the several county treasurers of this State; which said record blanks shall be furnished by the said county treasurers, in proper quantities, to the several dealers in drugs and medicines authorized to do business under the provisions of this section, upon application in writing made by said dealer in drugs and medicines.

And such druggist shall, on or before the first day in May in each year, or before commencing business, execute and file with the county treasurer of the county in which he is carrying on such business, a bond, the sufficiency of which shall be determined by the township board of the township, or the board of trustees, or the council or common council of the village or city in which such business is proposed to be carried on, to the People of the State of Michigan, in the sum of two thousand dollars, with two or more sufficient sureties, who shall be freeholders and residents of the county in which such business is proposed to be carried on, each of whom shall justify in a sum equal to the amount of the bond, over and above all indebtedness, and all exemptions from sale on execution and all liability on other similar bonds, which bond shall be substantially in the following form:

Know all men by these presents, that we-----as principal-----and-----as sureties are held and firmly bound unto the People of the State of Michigan in the sum of two thousand dollars, to the payment whereof, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Sealed with our seal and dated this-----day of-----18----

VI. That as to the sixth named amendment made to the said bill by the Senate, the House concur therein.

VII. That as to the seventh named amendment made to the said bill by the Senate, the House concur therein.

VIII. That as to the eighth named amendment made to the said bill by the Senate, the House concur therein.

IX. That as to the ninth named amendment made to the said bill by the Senate, the House concur therein.

Also, that in lines 14, 15 and 16 of section 1, the following words be

stricken out: "*Provided*, That no person or firm paying a wholesale tax on the business of selling distilled or spirituous liquors shall be required to pay a tax for selling at wholesale, malt, brewed, fermented, or vinous liquors at the same place of business."

Further, that as to the amendment of the title of said bill, made by the Senate, the House concurs therein.

And the conference committee respectfully ask that both Houses concur in the recommendations herein set forth; that the bill as so amended stand concurred in by both Houses, and that they be discharged from the further consideration of the subject.

W. IRVING BABCOCK,
A. R. CHAPMAN,
J. W. GIDDINGS,

Members of Committee on the part of the Senate.

R. R. PEALER,
J. V. B. GOODRICH,
T. C. TAYLOR,
G. M. BALDWIN,
O. E. ALESHIRE,

Committee on the part of the House.

Which motion prevailed.

The question being on concurring in the report of the committee of conference,

Mr. Damon moved that the House concur.

Pending the calling of the roll,

Mr. Pealer moved that there be a call of the House.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the clerk, and the following members reported absent without leave: Messrs. Peabody and Randall.

On motion of Mr. Watson,

The vote on the pending question was ordered taken with the bar of the House closed under the operation of the call.

¶ The question again being on concurring in the report of the committee of conference.

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Eaton,	Mr. Pealer,	Mr. Taylor,
Alexander,	Goodrich,	Potter,	Tinklepaugh,
Baker,	Hall,	Preston, J. L.	Tyrrell,
Baldwin,	Lorris,	Preston, W. W.,	Van Orthwick,
Browne, H. V.,	Lawley,	Rogers,	Waite,
Brown, N. J.,	Hinkson,	Russ,	Watson,
Cole,	Hobart,	Sherman,	Wells,
Collins,	Kirby,	Slosson,	White,
Crosby,	Lusk,	Smith, A. A.,	Wiggins,
Dalton,	McElroy,	Southworth,	Williams, C. W.
Damon,	McKay,	Spencer,	Williams, W. W.

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HOUSE OF REPRESENTATIVES.

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Mr. Dewey, Dyer,	Mr. Morton, O'Keefe,	Mr. Stout, Swift,	Mr. Wood, Speaker, 52
NAYS.			
Mr. Angerer, Austin, Briske, Canfield, Chambers, Connor, Curtis, Deming, Ferguson, Fitch,	Mr. Gibbons, Gill, Gregory, Hanscom, Heineman, Huebner, Jackson, Jasnowski, Judd, Killean,	Mr. McKinstry, McMillan, Mellen, Murtagh, Northup, Randall, Robinson, H.W Robinson, R., Rauthier,	Mr. Salisbury, Stoflet, Turner, Wachtel, Wagner, Watts, Wettlaufer, Wheaton, Zagelmeyer, 38

On motion of Mr. Slosson,

All further proceedings under the call were dispensed with.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, }
Lansing, June 15, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 431 (file No. 303), being

An act to require the labeling of all gasoline, benzine and naphtha sold at retail.

Also:

House bill No. 262 (file No. 296), being

An act to enlarge school district No. 1, in the county of Baraga, and establish the boundaries thereof.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, }
Lansing, June 15, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 280, being

An act to authorize the township board of the township of Chase, in Lake county, to raise money to make public improvements in the township of Chase.

Also:

House bill No. 229 (file No. 282), being

An act to authorize the township board of the township of Superior, in Washtenaw county, to appropriate the highway tax of Ypsilanti Paper Company for the rebuilding or repairing of a bridge built by said paper company, and situated on section five in the township of Ypsilanti, Washtenaw county.

C. G. LUCE, *Governor.*

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 17, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 648 (file No. 367), being

An act to amend section 8 of title III., section 4 of title IV., and section 8 of title X. of act No. 355 of the local laws of 1885, entitled "An act to revise the charter of the city of East Saginaw, being amendatory of an act entitled an act to incorporate the city of East Saginaw, approved February 14, 1859, as amended by the several acts amendatory thereof," approved May 19, 1885, and to amend title XIV. of said act by adding two new sections thereto, to stand as sections 23 and 24 of said title.

Also:

House bill No. 82 (file No. 342), being

An act to regulate the uniformity of and to provide free school text books in the public schools throughout the State, and the distribution of the same, and to repeal all statutes and acts contravening the provisions of this act.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 17, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 164 (file No. 220), being

An act to amend section 7 of act number 260 of the laws of 1865, entitled "An act to organize the union school district of the city of Saginaw."

Also:

House bill 795, being

An act to authorize the township of Churchill, in Ogemaw county, Michigan, to borrow money to be used in paying indebtedness upon outstanding contingent and highway orders, and to issue bonds therefor.

C. G. LUCE, *Governor.*

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 17, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 583 (file No. 329), being

An act to amend chapter 201 of the compiled laws of 1871, as amended, being chapter 275 of Howell's annotated statutes, relative to proceedings against debtors in attachment, by adding one section thereto to stand as section 32.

Also :

House bill No. 208 (file No. 89), being

An act to amend section 5264 of the compiled laws of 1871, being section 6829 of Howell's annotated statutes of Michigan, relative to issuing and return of short summons in justice courts.

C. G. LUCE, *Governor.*

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 17, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 238 (file No. 350), being

An act to amend sections 1 2 and 3 of act No. 29 of the public acts of 1887, approved March 15, 1887, entitled "An act to provide for the payment of bounties for the killing of English sparrows."

Also :

House bill No. 565 (file No. 294), being

An act to amend section 7127 of the compiled laws of 1871, being section 8686 of Howell's annotated statutes of Michigan, relative to writs of error.

C. G. LUCE, *Governor.*

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 18, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 524 (file No. 318), being

An act to amend sec. 9 of act 260 of the public acts of 1881, being chapter 52 of Howell's annotated statutes, as amended by act 192 of the public acts of 1887, relative to the protection of children in certain cases.

Also :

House bill No. 112 (file No. 253), being

An act making appropriation for the Michigan School for the Deaf for the years 1889 and 1890.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 18, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 374 (file No. 345), being

An act to amend act number 347 of the local acts of 1881, entitled "An act to incorporate the city of Eaton Rapids, and to repeal an act incorporating the village of Eaton Rapids, approved April 15, 1871," approved April 1,

1881, as amended by act number 373 of the local acts of 1887, approved March 4, 1887, by adding one new section thereto to stand as section 64 of said act.

C. G. LUCE, *Governor.*

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 18, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House concurrent resolution, being

Concurrent resolution authorizing the purchase of a portrait of Douglass Houghton.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 18, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 418 (file No. 323), being

An act to repeal act No. 469 of the local acts of 1887, entitled "An act to legalize the action of the board of school inspectors of the township of Notawa, in the county of Isabella, in establishing the boundaries of school district No. 2 in said township."

Also:

House bill No. 689 (file No. 409), being

An act to amend section 5 of title II., sections 20 and 21 of title IV. and section 13 of title V. of act No. 529 of the local acts of 1887, entitled "An act to revise and amend the charter of the city of Saginaw, and to repeal act No. 227, local acts of 1883, entitled an act to revise and amend the charter of the city of Saginaw, and to repeal act No. 496 of the laws of 1867, entitled an act to revise and amend the charter of the city of Saginaw, approved February 5, 1859, approved March 16, 1883, as amended by act No. 338, local acts of 1885, approved April 29, 1885," approved June 21, 1887, and to add a new title to said act, to stand as title XIII., relative to a board of police commissioners.

C. G. LUCE,
Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 18, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 285 (file No. 396), entitled
A bill to re-organize the eighth and twenty-first judicial circuits, and to
create the twenty-ninth judicial circuit.

In the passage of which the Senate has concurred by a majority vote of all
the Senators elect, and by a vote of two-thirds of all the Senators elect has
ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment
for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 18, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 131 (file No. 301), entitled

A bill to prohibit the manufacture, sale, keeping for sale, giving away or
furnishing of vinous, malt, brewed, fermented, spirituous or intoxicating
liquors, or any mixed liquor or beverage, any part of which is intoxicating, and
to prohibit the keeping of any saloon or other place for the manufacture, sale
storing for sale, giving away or furnishing of such liquors or beverages, and
to suspend the general laws of the State relative to the taxation and regula-
tion of the manufacture and sale of such liquors in the several counties of
this State under certain circumstances; to authorize the qualified electors of
the several counties in this State to express their will in regard to such
prohibition by an election, and to authorize and empower the board of super-
visors of the several counties, after such election, if they shall determine
the result to be in favor of such prohibition, to prohibit the manufacture,
sale, keeping for sale, giving away or furnishing of any such liquors, or the
keeping of a saloon or any other place for the manufacture, sale, storing for
sale, giving away or furnishing of the same within their respective counties;
and to provide for penalties and rights of action in case of its violation.

In the passage of which the Senate has concurred by a majority vote of
all the Senators elect, and by a vote of two-thirds of all the Senators elect
has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for
enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 18, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 72, entitled

A bill to amend sections 7247 and 7248 of Howell's annotated statutes of
Michigan, being sections 5679 and 5680 of the compiled laws of 1871 relative
to the eligibility of circuit judges to practice at law in certain cases.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, {
Lansing, June 18, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 134 (file No. 70), entitled

A bill to amend section 9 of article 2 of act No. 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," as amended by act No. 177, session laws of 1887, and act No. 116, public acts of 1883.

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on railroads.

The Speaker also announced the following:

SENATE CHAMBER, {
Lansing, June 18, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 343 (file No. 181), entitled

A bill to amend act No. 260 of the public acts of 1881, approved June 10, 1881, being chapter 52 of Howell's annotated statutes relative to the protection of children in certain cases, as amended by act No. 192 of the public acts of 1887, approved June 18, 1887, by adding five sections thereto to stand as sections 11, 12, 13, 14 and 15 of said act.

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER, {
Lansing, June 18, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 441, entitled

A bill for the relief of the Bridgeport Free Church Association, and to provide for the sale of its real estate in the county of Saginaw.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber, }
Lansing, June 18, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 643 (file No. 309), entitled

A bill to detach sections 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35 and 36 in township 44 north, of range 5 west, in the county of Chippewa, and attach the same to Mackinac county; and to organize the township of Ozark in Mackinac county with the aforesaid sections forming a part of the township so organized,

And to inform the House that the Senate has amended the same, as follows, viz.:

1. By striking out of section 1 the following: “that sections 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35 and 36 in township 44 north, of range 5 west, in the township of Trout Lake, in Chippewa county, be and are hereby detached from said township and county and.”

And further to inform the House that the Senate has amended the title to the bill so as to read as follows:

“A bill to detach sections 3, 4, 5, 6, 7, 8, 9, 10, 15, 16, 17, 18, 19, 20, 21, 22, 27, 28, 29, 30, 31, 32, 33 and 34 of township 43 north, of range 4 west, and the entire eastern one-half of township 43 north, of range 5 west, from the township of Brevoort, in Mackinac county, and the entire western one-half of township 43 north, of range 5 west, from the township of Moran in said county, and to organize the same into a new township, to be known as the township of Ozark in Mackinac county.”

In the passage of which as thus amended and with the title so amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Chambers,
The bill was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 18, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 303 (file No. 180), entitled

A bill relative to the Industrial Home for discharged prisoners, and making appropriation therefor.

Which has passed the Senate by a two-thirds vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on State affairs.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 18, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 148 (file No. 347), entitled

A bill to amend section 12 of act number 190 of the public acts of 1883, being an act entitled "An act to provide for the location, erection, organization and management of an asylum for insane criminals," approved June 8, 1883, and section 29 of said act as amended by act number 43 of public acts of 1887, being an act entitled "An act to amend sections 27, 29 and 30 of act number 190 of the session laws of 1883, etc.," approved March 21, 1887.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

On motion of Mr. Pealer,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 17, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 53, entitled

A bill to authorize the city of Hastings to borrow money for the purpose of making public improvements in said city and to issue its bonds for the payment of the same.

Which has passed the Senate by a majority vote of all the Senators elect,

and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Rogers,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gill,	Mr. McKay,	Mr. Spencer,
Alexander,	Goodrich,	McKinstry,	Stout,
Angerer,	Gregory,	McMillan,	Swift,
Baker,	Hall,	Murtagh,	Taylor,
Baldwin,	Harris,	Peabody,	Tinklepaugh,
Briske,	Hawley,	Pealer,	Turner,
Browne, H. W.,	Heineman,	Potter,	Tyrrell,
Brown, N. J.,	Hinkson,	Preston, W. W.,	Van Orthwick,
Chambers,	Hobart,	Randall,	Wachtel,
Cole,	Huebner,	Robinson, R.,	Waite,
Collins,	Jackson,	Rogers,	Watson,
Connor,	Jasnowski,	Rauthier,	Watts,
Dalton,	Judd,	Russ,	Wettlaufer,
Damon,	Killean,	Sherman,	White,
Dewey,	Kirby,	Slosson,	Wiggins,
Eaton,	Lusk,	Smith, A. A.,	Wood,
Fitch,	McElroy,	Southworth,	Speaker,
Gibbons.			

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NAYS.

Title agreed to.

On motion of Mr. Rogers,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following :

SENATE CHAMBER, }
Lansing, June 18, 1889. }

To the Speaker of the House of Representatives :

SIR—I am instructed to return to the House the following bill:

House bill No. 50, entitled

A bill to amend section 5 of act number 270 of the session laws of 1887, being an act entitled "An act to establish, protect and enforce the rights of mechanics and other persons furnishing labor or materials for the erection, altering, repairing or ornamenting of buildings, machinery, wharves and all other structures, and to repeal act number 258 of the session laws of 1879, and all acts amendatory thereof relating to mechanics' liens.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 18, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 146 (file No. 182), entitled

A bill to provide for the establishing and maintenance of a true meridian in each of the several counties in this State and obtaining the variation of the magnetic needle therefrom,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on State affairs.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 18, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 712 (file No. 227), entitled

A bill for the protection of game,

And to inform the House that the Senate has adopted a substitute for the same, entitled

Senate substitute for House bill No. 712 (file No. 227), (Senate file No. 183), entitled

A bill to amend section 1 of act No. 124, session laws of 1869, entitled "An act to revise and consolidate the several acts relating to the protection of game, and for the better preservation of elk, deer, birds and wild fowl," approved April 3, 1869, and all subsequent amendments of said section, the same being section 2198 of Howell's annotated statutes, as amended by act No. 256, session laws of 1887, approved June 25, 1887, and further amended by act No. 31 of the session laws of 1889, approved March 28, 1889,

Which substitute has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The substitute bill was read a first and second time by its title and referred to the committee on State affairs.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 18, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 249 (file No. 374), entitled

A bill to amend section 46 of chapter 91 of the revised statutes of 1846, relative to "probate courts," being section 5237 of the compiled laws of 1871, as amended by act No. 234 of the public acts of 1881, being section 6800 of Howell's annotated statutes of Michigan.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 17, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following concurrent resolution:

WHEREAS, There are certain lands lying in the Upper Peninsula, which have been certified by the government of the United States to the State of Michigan, and by the latter patented to railroad, canal, and other corporations, under and by virtue of acts of Congress;

AND WHEREAS, It is alleged that the same, or a large portion thereof, were illegally or through fraudulent inducement or representations patented as aforesaid to said corporations;

AND WHEREAS, It is deemed advisable that a thorough investigation should be made, without delay, by the department of justice of the United States, to the end that it may be discovered whether or not there have been such fraudulent or illegal grants of public lands, and that, if there have been, the same may be restored to the public domain for the purpose of homestead, pre-emption, or other legal entry or disposition; therefore, it is

Resolved (the House concurring), That the Attorney General of the United States be and he is hereby requested to use his best endeavors to ascertain as speedily as possible whether or not there have been any such fraudulent or illegal grants of public lands, or whether or not such lands have been patented to any person or corporation by reason of false or fraudulent representations made by them, their agents, attorneys or servants; and if so, that then he shall bring such suits at law or in equity, or take such proceedings, as may result in restoring said lands to the public domain, and reinvesting the title to the same in the Federal Government for the purposes above mentioned.

Resolved further, That his Excellency the Governor be and he is hereby requested to forward a copy of this resolution to the Attorney General of the United States.

Which has been adopted by the Senate, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the adoption of the resolution,

Mr. N. J. Brown moved to amend the same by inserting the following to stand as the third section of the preamble:

AND WHEREAS, There are also certain lands in the Lower Peninsula claimed by railroad companies as a part of a grant for the construction of their roads, to which it is alleged the same companies obtained patents through fraudulent representations, when in fact the lands in question never were embraced in the said grants to railroad companies, but were a part of the lands granted the State of Michigan for certain drainage purposes.

Also, by inserting after the words "federal government," in the first resolution, the words "or its grantee, the State of Michigan."

Which motion prevailed.

The question then being on concurring in the adoption of the resolution as amended,

Mr. Damon demanded the yeas and nays.

The demand was seconded, and the resolutions were adopted, by yeas and nays, as follows:

YEAS.

Mr. Baker,	Mr. Heineman,	Mr. Preston, W. W.,	Mr. Van Orthwick,
Baldwin,	Hinkson,	Robinson, R.,	Wachtel,
Brown, N. J.,	Hobart,	Rogers,	Wagner,
Chambers,	Huebner,	Rauthier,	Waite,
Cole,	Jackson,	Russ,	Watson,
Curtis,	Judd,	Sherman,	Wells,
Dalton,	Kirby,	Slosson,	Wettlaufer,
Damon,	Lusk,	Smith, A. A.	Wheaton,
Deming,	McElroy,	Southworth,	White,
Dewey,	McMillan,	Spencer,	Wiggins,
Eaton,	Murtagh,	Stoflet,	Williams, C. W.
Gibbons,	Northup,	Stout,	Williams, W. W.
Gill,	O'Keefe,	Taylor,	Wood,
Goodrich,	Peabody,	Tinklepaugh,	Zagelmeyer,
Hall,	Pealer,	Tyrrell,	Speaker,
Hawley,	Preston, J. L.,		62

NAYS.

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Mr. Abbott,

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 18, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

Senate bill No. 319 (file No. 169), entitled

A bill to amend section 2 of act No. 232 of the public acts of 1885, entitled "An act to revise the laws providing for the incorporation of all manufacturing companies, except such as are contemplated by act No. 42 of the session laws

of 1867, which provides for the incorporation of persons or corporations engaged in the manufacture of salt, and mercantile companies, or any union of the two, and to fix the duties and liabilities of such corporations," approved June 20, 1885, and to add a new section thereto, to stand as section 37.

In accordance with a request from the House this day received.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

On motion of Mr. Hawley,
By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By unanimous consent:

Mr. Baker moved to take from the table

Senate joint resolution No. 2 (file No. 2), entitled

Joint resolution authorizing the board of State auditors to investigate, examine and settle any claims found to be due Messrs. Farrand & Shank, of the city of Lansing, county of Ingham, and Messrs. Burroughs & Company, of the city of Flint, in Genesee county, against the State of Michigan for damages sustained by reason of the passage of act No. 186 of the public acts of 1885, entitled "An act to prevent deception in the manufacture and sale of dairy products, and to preserve the public health."

Which motion prevailed.

The question being on the passage of the joint resolution,

The joint resolution was then read a third time and passed, two-thirds of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Angerer,	Mr. Gibbons,	Mr. McMillan,	Mr. Spencer,
Austin,	Gill,	Mellen,	Stoflet,
Baker,	Goodrich,	Morton,	Stout,
Baldwin,	Gregory,	Murtagh,	Tinklepaugh,
Bignal,	Hall,	Northup,	Turner,
Briske,	Hanscom,	O'Keefe,	Tyrrell,
Browne, H. W.,	Harris,	Peabody,	Wachtel,
Brown, N. J.,	Heineman,	Pealer,	Wagner,
Canfield,	Hinkson,	Potter,	Waite,
Chambers,	Hobart,	Preston, J. L.,	Watson,
Cole,	Huebner,	Preston, W. W.,	Watts,
Collins,	Jackson,	Randall,	Wells,
Connor,	Jasnowski,	Robinson, H. W	Wettlaufer,
Curtis,	Judd,	Robinson, R.,	Wheaton,
Dalton,	Killean,	Rogers,	White,
Dee,	Kirby,	Rauthier,	Williams, C. W.
Deming,	Lusk,	Salisbury,	Wood,
Dyer,	McElroy,	Slosson,	Zagelmeyer,
Ferguson,	McKay,	Smith, A. A.	Speaker,
Fitch,	McKinstry,	Southworth,	79

NAYS.

Mr. Abbott,	Mr. Damon,	Mr. Sherman,	Mr. Taylor,
Crosby,	Russ,	Swift,	Wiggins, 8

Title and preamble agreed to.
 On motion of Mr. Baker,
 By a vote of two-thirds of all the members elect, the joint resolution was ordered to take immediate effect.

By unanimous consent:
 Mr. Tyrrell moved to take from the table
 House joint resolution No. 3, entitled
 Joint resolution for the relief of Robert Luke.
 Which motion prevailed.
 The question being on the passage of the joint resolution,
 Mr. N. J. Brown moved that the joint resolution be referred to the committee on judiciary.
 Which was withdrawn.
 The joint resolution was then passed, two-thirds of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Eaton,	Mr. Northup,	Mr. Stout,
Alexander,	Fitch,	O'Keefe,	Swift,
Austin,	Gill,	Peabody,	Tinklepaugh,
Baker,	Goodrich,	Pealer,	Turner,
Baldwin,	Hall,	Potter,	Tyrrell,
Bignall,	Hanscom,	Preston, J. L.,	Van Orthwick,
Browne, H W.,	Heineman,	Preston, W.W.	Wagner,
Brown, N. J.,	Huebner,	Randall,	Waite,
Canfield,	Jackson,	Robinson, H. W	Watson,
Chambers,	Jasnowski,	Robinson, R.,	Watts,
Cole,	Judd,	Rogers,	Wells,
Collins,	Killean,	Rauthier,	Wettlaufer,
Connor,	Lusk,	Russ,	White,
Ourtis,	McElroy,	Sherman,	Williams, C. W.
Dalton,	McKinstry,	Southworth,	Williams, W. W.
Damon,	McMillan,	Spencer,	Wood,
Deming,	Mellen,	Stoflet,	Zagelmeyer,
Dyer,	Murtagh,		70

NAYS.

Mr. Angerer,	Mr. Dee,	Mr. Hawley,	Mr. Taylor,	4
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Title and preamble agreed to.
 On motion of Mr. Tyrrell,
 By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The House then took up the order of

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary:
 The committee on judiciary to whom was referred Senate bill No. 108 (file No. 127), entitled A bill to authorize the township board of any township to license hawkers, peddlers and pawnbrokers and hawking and peddling, and to regulate and license the sale or peddling of goods, wares, merchandise, refreshments or any kind of property or thing by persons going about from place to place in.

the township for that purpose, or from any stand, cart, vehicle or other device in the streets, highways or in or upon wharves, docks, open places or spaces, public grounds or buildings in the township, and to provide a forfeiture for every person who, without license, or contrary to the terms of any license granted to him, shall exercise any occupation or trade, or do anything in respect to which any license shall be required by any resolution or regulation of the township board made or passed under authority of this act,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Waite,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

On motion of Mr. W. W. Williams,

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 3 (file No. 133), entitled

A bill relative to payment of taxes on real estate encumbered by mortgage, Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. A. A. Smith,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 154, entitled

A bill to provide for the uniform assessment of property and the levy and collection of taxes and returns of delinquent taxes thereon,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Cole,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 396, entitled

A bill relative to disorderly persons,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the

bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Cole,

The House concurred in the amendments made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 404, entitled

A bill to pay salaries to judges of certain courts of record after long service,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Cole,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House joint resolution No. 14, entitled

A joint resolution directing the Auditor General to credit the county of St. Clair certain moneys charged as interest on unpaid taxes on lands belonging to the State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Cole,

The joint resolution was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 369, entitled

A bill to amend section 35, No. 153, public acts 1885, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon,"

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred
House bill No. 138 (file No. 59), entitled

A bill to amend sections 3, 12, 26, 27, 31, 34, 35, 36, 42, 43, 45, 50, 53, 59,
61, 63, 64, 65, 66, 67, 68, 73, 74, 75, 80, 86, 87, 93, 98, 99, 104, 115, 116, 118
and 119 of act No. 153 of public acts of 1885, being an act entitled "An act
to provide for the assessment of property and the levy and collection of taxes
thereon."

Respectfully report that they have had the same under consideration, and
have directed me to report the same back to the House, without amendment,
and recommend that it do not pass, and ask to be discharged from the
further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Cole,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 57, entitled

A bill to amend sec. 18 and to repeal secs. 19 and 20 of act number 153 of
public acts of 1885, being an act entitled "An act to provide for the assess-
ment of property and the levy and collection of taxes thereon," approved
June 9, 1885,

Respectfully report that they have had the same under consideration, and
have directed me to report the same back to the House, without amendment,
and recommend that it do not pass, and ask to be discharged from the further
consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Cole,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 93 (file No. 143), entitled

A bill to provide for printing and posting at each polling place in this
State all propositions submitted by the Legislature for amending the consti-
tution of the State,

Respectfully report that they have had the same under consideration, and
have directed me to report the same back to the House, without amendment,
and recommend that it do not pass, and ask to be discharged from the further
consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 43 (file No. 12), entitled

A bill to amend section 1 of act No. 128 of the laws of 1887, being an act
entitled "An act for the requiring of a civil license in order to marry, and
the due registration of the same, and to provide a penalty for the violation of
the provisions of the same," and to extend the provisions of said act to non-
residents of this State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 247 (file No. 160), entitled

A bill relative to divorce proceedings and to repeal act number 137 of the public acts of 1887,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 26 (file No. 165), entitled

A bill to define and punish the offense of embezzlement by general and special administrators, executors or guardians,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 335 (file No. 171), entitled

A bill to amend section 12 of "An act to revise and consolidate the several acts relating to the support and maintenance of poor persons," approved April 5, 1869, being section 1766 of Howell's annotated statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 417 (file No. 135), entitled

A bill relative to the record of deeds and other instruments affecting the title to real estate and the effect thereof in certain cases,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred
Senate bill No. 44 (file No. 114), entitled

A bill to amend section 3 of act number 228, session laws of 1887, entitled an act to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts of Manistee, Mason, Lake and Osceola counties, now comprising the 19th judicial circuit,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

Mr. Slossen moved that the further consideration of the bill be indefinitely postponed.

Which motion prevailed.

By the committee on judiciary:

The committee on judiciary, to whom was referred
House bill No. 207, entitled

A bill to repeal act No. 267 of the public acts of 1887, entitled An act to amend section 57 of chapter 176 of the compiled laws of 1871, relative to courts of chancery, as amended by the several acts amendatory thereof, and being compiler's section 6657 of Howell's annotated statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 318, entitled

A bill to provide for the more prompt collection of delinquent taxes upon non-resident lands,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich.

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 342, entitled

A bill to amend sec. 15 of an act number 153 of the public acts of 1885, being an act to provide for the assessment of property and the levy and collection of taxes thereon,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House joint resolution No. 33, entitled

A joint resolution proposing an amendment to section 1 of article 6 of the constitution of the State of Michigan, relative to the judicial department,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The joint resolution was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 746, entitled

A bill providing for the appointment, defining the duties, and fixing the compensation of two stenographers for the Supreme Court, State of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 84, entitled

A bill defining murder in the first degree, and the punishment therefor,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment,

and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 527, entitled

A bill to amend section 1 of act No. 129 of the public acts of 1887, entitled an act to prevent the carrying of concealed weapons, and to provide punishment therefor,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 339, entitled

A bill relative to the confinement in this State of prisoners committed or sentenced by the courts of the United States or of the territories thereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 131, entitled

A bill to amend section 1 and 4 of chapter 55 of the compiled laws of 1871, being compiler's section 2015 and 2018 of Howell's annotated statutes of Michigan, relating to observance of the first day of the week, and the prevention and punishment of immorality,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 338 (file No. 150), entitled

A bill to amend section 42, act 153, of session laws of 1885 of public acts, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,
The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred
House bill No. 46, entitled

A bill to amend section 46 of chapter 93 of the revised statutes of 1846, being section 6859 of Howell's annotated statutes, relative to proceedings in re-plevin before justices of the peace,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend section 15 of chapter 239 of the compiled laws of 1871, being section 9021 of Howell's annotated statutes, relative to fees of justices of the peace in civil cases, and to repeal all acts or parts of acts conflicting therewith,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The House concurred in the adoption of the substitute reported by committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred
House bill No. 755 (file No. 330), entitled

A bill to provide for the payment of a salary to the present recorder of the city of Detroit, if he should resign, and to authorize the Governor to fill any vacancy that may occur in said office,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to provide for an associate judge of the recorder's court of the city of Detroit, and to authorize the Governor of the State to fill any vacancy therein,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Abbott,

The House concurred in the adoption of the substitute reported by committee.

The bill was then ordered printed, referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 97 (file No. 305), entitled

A bill to amend section 9 of act No. 202 of the public acts of 1887, entitled "An act to authorize the formation of corporations for the purpose of damming, excavating, constructing and maintaining water courses with water power appurtenant thereto, for accumulating, storing, conducting, selling, furnishing and supplying upon an agreed rental, water and water power for mining, milling, manufacturing, domestic, municipal and agricultural purposes and for purposes of navigation,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to provide for the re-organization of corporations for mining, smelting and manufacturing iron, copper, silver, mineral coal and other ores or minerals, the term of existence of which has heretofore expired, or may hereafter expire by limitation, and to fix the duties and liabilities of such renewed corporations, and to repeal act No. 142 of the public acts of 1889, approved June 10, 1889,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The House concurred in the adoption of the substitute reported by committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on State affairs:

The committee on State affairs, to whom was referred

House bill No. 763, entitled

A bill to amend section 36 of chapter 10 of compiled laws of 1871, section 95 of chapter 10 of compiled laws of 1871 and section 1 of act 204 of session laws of 1881,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Zagelmeyer,

The bill was ordered printed, referred to the committee of the whole and placed on the general order.

By the committee on local taxation:

The committee on local taxation, to whom was referred

Senate bill No. 359 (file No. 187), entitled

A bill to authorize the township of Au Train, in the county of Alger, to borrow money to aid in constructing of the Bay De Noquet and Lake Superior State road and to issue its bonds therefor, and to provide for the levy of taxes therein to pay the same,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

MINER T. COLE, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on local taxation:

The committee on local taxation, to whom was referred

Senate bill No. 360 (file No. 185), entitled

A bill authorizing the township of Onota in the county of Alger to borrow money to aid in the construction of the Bay De Noquet and Lake Superior State road, and to issue its bonds therefor, and to provide for the levy of taxes to pay the same,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

MINER T. COLE, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on local taxation:

The committee on local taxation, to whom was referred

Senate bill No. 354 (file No. 186), entitled

A bill to authorize the township of Rock River, Alger county, to raise money to aid in constructing in said township the Bay De Noquet and Lake Superior State road, to issue bonds therefor, and to provide for the levy of taxes therein to pay the same,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

MINER T. COLE, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on local taxation:

The committee on local taxation, to whom was referred

House bill No. 336 (file No. 422), entitled

A bill to authorize the common council of the city of Monroe, in Monroe county, Michigan, to contract with the Monroe water company to furnish water to said city for fire, domestic and other purposes, and to provide for the same by taxation,

Respectfully report that they have had the same under consideration, and

have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to authorize the city of Monroe to raise money for the purchase of or the erection and maintenance of water works.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

MINER T. COLE, Chairman.

Report accepted and committee discharged.

On motion of Mr. Cole,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 497 (file No. 366), entitled

A bill to amend sections 87, 94, 95, 97, 109, 159, 162, 163 and 164 of act number 215 of the session laws of 1859, entitled "An act to incorporate the city of Owosso," approved February 15, 1859, as amended by the several acts amendatory thereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

W. R. DYER, Chairman pro tem.

Report accepted and committee discharged.

On motion of Mr. Curtis,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Curtis,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Eaton,	Mr. Murtagh,	Mr. Tyrrell,
Alexander,	Ferguson,	Peabody,	Van Orthwick
Angerer,	Gill,	Pealer,	Wachtel,
Austin,	Goodrich,	Potter,	Wagner,
Baker,	Hall,	Preston, W. W.	Waite,
Baldwin,	Harris,	Rogers,	Watson,
Bignall,	Hawley,	Salisbury,	Watts,
Briske,	Heineman,	Sherman,	Wells,
Brown, N. J.,	Hobart,	Slosson,	Wettlaufer,
Canfield,	Huebner,	Southworth,	Wheaton,
Cole,	Jackson,	Spencer,	White,
Collins,	Jasnowski,	Stoflet,	Wiggins,
Connor,	Judd,	Stout,	Williams, C. W.

Mr. Curtis, Damon, Dee, Dewey, Dyer,	Mr. Killean, Kirby, McElroy, McKay, Mellen,	Mr. Swift, Taylor, Tinklepaugh, Turner,	Mr. Williams, W. W Wood, Zagelmeyer, Speaker, 71
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Title agreed to.

On motion of Mr. Curtis,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 503, entitled

A bill to re-incorporate the city of St. Ignace and to repeal an act to incorporate the city of St. Ignace, approved March 14, 1883, and all amendments thereto,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House with the accompanying substitute therefor, entitled

A bill to amend section one of chapter I and section 13 of chapter XIII of act No. 238 of the session laws of 1873, entitled "An act to incorporate the city of Ishpeming in the county of Marquette," approved April 10, 1873,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

W. R. DYER, *Chairman pro tem.*

Report accepted and committee discharged.

On motion of Mr. Rauthier,

The House concurred in the adoption of the substitute reported by committee.

On motion of Mr. Rauthier,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott, Angerer, Baker, Baldwin, Bignal, Briske, Canfield, Chambers, Cole, Collins, Connor, Curtis, Damon, Dee,	Mr. Fitch, Gibbons, Gill, Goodrich, Hall, Harris, Hawley, Heineman, Hoaglin, Hobart, Huebner, Jackson, Jasnowski, Judd,	Mr. Mellen, Morton, Murtagh, O'Keefe, Peabody, Pealer, Potter, Preston, W. W., Robinson, R., Rogers, Rauthier, Russ, Salisbury, Smith, A. A.,	Mr. Taylor, Tinklepaugh, Turner, Tyrrell, Van Orthwick, Wachtel, Waite, Watson, Watts, Wells, Wettlaufer, Wheaton, White, Wiggins,
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Mr. Dewey,	Mr. Killean,	Mr. Southworth,	Mr. Williams, W.W.,
Deming,	Kirby,	Spencer,	Wood,
Dyer,	McElroy,	Stoflet,	Zagelmeyer,
Eaton,	McKay,	Stout,	Speaker,
Ferguson,	McKinstry,	Swift,	75
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Title agreed to.

On motion of Mr. Rauthier,

By a two-thirds vote of all the members elect, the bill was ordered to take immediate effect.

On motion of Mr. Wood,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: 'quorum present.'

Mr. Stout moved that a respectful message be sent to the Senate, asking the return to the House of

Senate bill No. 37 (file No. 26), entitled

A bill to amend sections 1, 4, 10 and 25 of chapter 83 of the compiled laws of 1871, as amended by act No. 52 of the session laws of 1872, approved March 29, 1872, being compiler's sections 3752, 3755, 3761 and 3775 of Howell's annotated statutes, relative to the formation of corporations for the purpose of engaging in commerce of navigation.

Which motion prevailed.

By unanimous consent:

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 412 (file No. 417), entitled

A bill relative to municipal elections in the city of Grand Rapids,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended be referred to the committee of the whole, and placed on the general order without any recommendation of the committee, and ask to be discharged from the further consideration of the subject.

W. R. DYER, *Chairman pro tem.*

Report accepted and committee discharged.

On motion of Mr. Gill,

The House concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

GENERAL ORDER.

On motion of Mr. Waite,

The House went into committee of the whole, for the consideration of House bill No. 16 (file No. 428), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise.

Whereupon the Speaker called Mr. Turner to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee of the whole have had under consideration the following: House bill No. 16 (file No. 428), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend that the bill be recommitted to the committee on elections with instructions to adopt the bill to villages if they find it practicable.

STANLEY W. TURNER, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Waite,

The House concurred in the amendments made to the bill by the committee. And the bill was recommitted to the committee on elections, with the instructions as recommended by the committee.

On motion of Mr. Wheaton,

The House took up the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 19, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 248, entitled

A bill to amend sections 3 and 4 of an act entitled "An act relative to justice courts in the city of Detroit, being act No. 280 of the public acts of 1883, as amended by act No. 272 of the public acts of 1885."

And to inform the House that the Senate has amended the same as follows, viz.:

1. By striking out of line 3 of section 3 the words "twenty-four hundred" and inserting in lieu thereof the words "two thousand."

2. By striking out of line 9 of section 4 the word "eighteen" and inserting in lieu thereof the word "fifteen."

3. By striking out of line 22 of section 4 the word "eight" and inserting in lieu thereof the words "one thousand."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

Mr. Deming moved that the bill do lie on the table.

Which motion did not prevail.

The House then concurred in the amendments made by the Senate to the bill, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Ferguson,	Mr. Kirby,	Mr. Salisbury,
Angerer,	Gibbons,	Lusk,	Sherman,
Baker,	Gill,	McKinstry,	Southworth,
Bignal,	Goodrich,	Morton,	Spencer,
Briske,	Gregory,	Murtagh,	Wachtel,
Canfield,	Harris,	Northup,	Wagner,
Chambers,	Heineman,	O'Keefe,	Waite,
Cole,	Hinkson,	Peabody,	Watson,
Collins,	Huebner,	Potter,	Wettlaufer,
Curtis,	Jackson,	Preston, J. L.,	Wheaton,
Damon,	Jasnowski,	Randall,	White,
Dee,	Judd,	Robinson, R.,	Williams, C. W.
Eaton,	Killean,	Rauthier,	51

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Mr. Baldwin,	Mr. Mellen,	Mr. Smith, A. A., Mr. Van Orthwick,	
Dalton,	Pealer,	Stoflet,	Wiggins,
Deming.	Russ,	Stout,	Williams, W. W.

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The bill was referred to the committee on engrossment and enrollment for enrollment.

Mr. Wheaton moved to take from the table

House bill No. 342, entitled

A bill to amend section 15 of act No. 153 of the public acts of 1885, being an act entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885.

Which motion prevailed.

On motion of Mr. Wheaton.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

Mr. Wheaton moved to discharge the committee of the whole from the further consideration of

House bill No. 755 (file No. 330), entitled

A bill to provide for the payment of a salary to the present recorder of the city of Detroit, if he should resign, and to authorize the Governor to fill any vacancy that may occur in said office.

Which motion did not prevail.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 125 (file No. 39), entitled

A bill to provide for the election of two justices of the peace and for the appointment of a justice clerk and room for holding justice court in and for the city of Grand Rapids, and to define their jurisdiction and to fix their

compensation, and to repeal an act entitled "An act to provide for the election of four justices of the peace in and for the city of Grand Rapids and to define their jurisdiction and fix their compensation," approved March 11, 1881, and all acts and parts of acts in any wise contravening the provisions of this act,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Gill,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Killean,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gill,	Mr. Northup,	Mr. Spencer,
Angerer,	Goodrich,	O'Keefe,	Stoflet,
Austin,	Gregory,	Peabody,	Stout,
Baker,	Hawley,	Pealer,	Tinklepaugh,
Bignal,	Heineman,	Potter,	Van Orthwick,
Briske,	Huebner,	Preston, W. W.,	Wachtel,
Brown, N. J.,	Jackson,	Randall,	Watson,
Cole,	Jasnowski,	Robinson, R.,	Wells,
Collins,	Judd,	Rogers,	Wheaton,
Dalton,	Killean,	Rauthier,	White,
Damon,	Kirby,	Russ,	Williams, C. W.
Dee,	McElroy,	Sherman,	Williams, WW.
Dewey,	McKinstry,	Slosson,	Wood,
Gibbons,	Morton,	Smith, A. A.,	55

NAYS.

0

Title agreed to.

On motion of Mr. Gill,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Rogers moved to discharge the committee of the whole from the further consideration of

Senate bill No. 164 (file No. 104), entitled

A bill to amend chapter 131 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act in relation to life insurance companies transacting business within this State," as heretofore amended, by adding thereto one new section to be known as section 31, and intended to prevent discrimination or deception in insuring lives.

Which motion prevailed.

On motion of Mr. Rogers,

The bill was put upon its immediate passage.

The bill was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gill,	Mr. O'Keefe,	Mr. Stout,
Angerer,	Goodrich,	Peabody,	Swift,
Austin,	Gregory,	Pealer,	Taylor,
Baker,	Hanscom,	Potter,	Tinklepaugh,
Baldwin,	Harris,	Preston, J. L.,	Van Orthwick,
Briske,	Hawley,	Preston, W. W.,	Wachtel,
Brown, N. J.,	Heineman,	Randall,	Wagner,
Chambers,	Hobart,	Robinson, R.,	Waite,
Cole,	Huebner,	Rogers,	Watson,
Collins,	Jackson,	Rauthier,	Wells,
Curtis,	Jasnowski,	Russ,	White,
Dalton,	Judd,	Sherman,	Wiggins,
Damon,	Killean,	Slosson,	Williams, W. W.
Dee,	Lusk,	Smith, A. A.,	Wood,
Dewey,	McElroy,	Southworth,	Zagelmeyer,
Deming,	Murtagh,	Spencer,	Speaker,
Gibbons,	Northap,	Stoflet,	67

NAYS.

0

Title agreed to.

On motion of Mr. Rogers,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

On motion of Mr. Randall,

The House took a recess until 7:45 o'clock this evening.

EVENING SESSION.

7:45 o'clock, P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

Mr. Wells moved to reconsider the vote by which the House concurred in the action of the committee of the whole in striking out all after the enacting clause of

House bill No. 185 (file No. 406), entitled

A bill to amend sections 23, 24, 25, 29 and 38 of act No. 135 of the public acts of 1885, entitled "An act to amend, revise and consolidate the laws organizing asylums for the insane, and regulating the care and management thereof, and of the inmates therein, and to repeal act No. 164, laws of 1859, also act No. 194, laws of 1877; also act No. 91, law, of 1873, and the acts amendatory thereof, also act No. 172, laws of 1873," approved June 3, 1885.

Which motion prevailed.

The question being on concurring in the action of the committee,

On motion of Mr. Wells,

The bill was laid on the table.

By the committee on towns and counties:

The committee on towns and counties, to whom was referred

House bill No. 515, entitled

A bill to organize the township of Wells in the county of Delta,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to detach certain territory from the townships of Escanaba and Ford River in the county of Delta, and to organize the township of Wells,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

JNO. A. DAMON, *Chairman.*

Report accepted and committee discharged

On motion of Mr. Northup,

The House concurred in the adoption of the substitute reported by committee.

On motion of Mr. Northup,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gill,	Mr. Northup,	Mr. Swift,
Alexander,	Goodrich,	O'Keefe,	Taylor,
Angerer,	Gregory,	Pealer,	Tinklepaugh,
Austin,	Hanscom,	Potter,	Van Orthwick,
Briske,	Harris,	Preston, J. L.,	Wachtel,
Brown, N. J.,	Heineman,	Preston, W. W.,	Wagner,
Canfield,	Hobart,	Probert,	Waite,
Chambers,	Jackson,	Randall,	Watson,
Cole,	Jasnowski,	Robinson, R.,	Wells,
Collins,	Killean,	Rauthier,	Wettlaufer,
Curtis,	Kirby,	Russ,	White,
Dalton,	McElroy,	Salisbury,	Wiggins,
Damon,	McKinstry,	Slosson,	Williams, W.W.
Deming,	McMillan,	Spencer,	Wood,
Eaton,	Mellen,	Stoflet,	Speaker,
Gibbons,	Murtagh,	Stout,	63

NAYS.

0

Title agreed to.

On motion of Mr. Northup,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. N. J. Brown moved to discharge the committee of the whole from the further consideration of

Senate bill No. 58 (file No. 162), entitled

A bill to amend section 1 of article 4 of act No. 198, session laws of 1873,

as amended by act No. 98, session laws of 1875, providing for the use of air brakes on railroad trains.

Which motion prevailed.

On motion of Mr. N. J. Brown,

The bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Deming,	Mr. Mellen,	Mr. Swift,
Alexander,	Eaton,	Murtagh,	Taylor,
Angerer,	Gibbons,	O'Keefe,	Tinklepaugh,
Austin,	Gill,	Preston, J. L.,	Van Orthwick,
Baker,	Gregory,	Preston, W. W.,	Wachtel,
Baldwin,	Hall,	Probert,	Wagner,
Briske,	Harris,	Randall,	Watson,
Brown, N. J.	Heineman,	Robinson, R.,	Wells,
Canfield,	Jackson,	Rauthier,	Wettlaufer,
Chambers,	Jasnowski,	Russ,	White,
Cole,	Kilean,	Salisbury,	Wiggins,
Collins,	Kirby,	Slosson,	Williams, C. W.
Curtis,	Lusk,	Southworth,	Williams, W. W.
Dalton,	McElroy,	Spencer,	Wood,
Damon,	McKinstry,	Stoflet,	Zagelmeyer,
Dewey,	McMillan,	Stout,	Speaker, 64

NAYS.

0

Title agreed to.

On motion of Mr. N. J. Brown,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 638, entitled

A bill to amend section 1 of an act entitled "An act to re-organize the public library of Bay City," and to repeal section 12 of act No. 370 of the session laws of 1867, entitled "An act to organize union school districts of Bay City," approved March 20, 1867, as amended by the several acts amendatory thereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to authorize the board of supervisors of Bay county and the Bay County Agricultural Society to sell and convey lands held in trust by said board for the benefit of said society,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

F. F. HOAGLIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Briske,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Briske,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gibbons,	Mr. Murtagh,	Mr. Southworth,
Alexander,	Gill,	Northup,	Stout,
Angerer,	Goodrich,	O'Keefe,	Swift,
Baker,	Gregory,	Peabody,	Taylor,
Baldwin,	Hanscom,	Pealer,	Tinklepaugh,
Briske,	Harris,	Potter,	Wachtel,
Brown, N. J.,	Heineman,	Preston, J. L.,	Wagner,
Canfield,	Hobart,	Preston, W. W.,	Waite,
Chambers,	Jackson,	Probert,	Watson,
Cole,	Jasnowski,	Randall,	Wells,
Collins,	Killean,	Robinson, R.,	Wettlaufer,
Curtis,	Lusk,	Rauthier,	White,
Dalton,	McElroy,	Russ,	Wiggins,
Damon,	McKay,	Salisbury,	Williams, W. W.
Dewey,	McMillan,	Slosson,	Wood,
Eaton,	Mellen,		62

NAYS.

0

Title agreed to.

On motion of Mr. Briske,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Jackson moved to discharge the committee of the whole from the further consideration of

House bill No. 336, entitled

A bill to authorize the city of Monroe to raise money for the purchase of or the erection and maintenance of water works.

Which motion prevailed.

On motion of Mr. Jackson,

The bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Gibbons,	Mr. Mellen,	Mr. Southworth,
Alexander,	Gill,	Murtagh,	Spencer,
Angerer,	Goodrich,	Northup,	Stoflet,
Austin,	Hanscom,	O'Keefe,	Stout,
Baker,	Harris,	Peabody,	Swift,
Baldwin,	Heineman,	Pealer,	Taylor,
Briske,	Hobart,	Potter,	Tinklepaugh,
Browne, H. W.,	Jackson,	Preston, J. L.,	Van Orthwick,
Brown, N. J.,	Jasnowski,	Preston, W. W.	Wagner,
Canfield,	Killean,	Probert,	Watson,
Chambers,	Kirby,	Randall,	Wettlaufer,

Mr. Cole,	Mr. Lusk,	Mr. Robinson, R.,	Mr. White,	
Collins,	McElroy,	Rauthier,	Wiggins,	
Damon,	McKinstry,	Salisbury,	Wood,	
Dewey,	McMillan,	Slosson,	Speaker,	61
Eaton,				

NAYS.

0

Title agreed to.

On motion of Mr. Jackson,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Stoflet moved to take from the table

House bill No. 428 (file No. 343), entitled

A bill to provide for the relief, outside of the Soldiers' Home, of honorably discharged indigent Union soldiers, sailors and marines, and the indigent wives, widows and minor children of such indigent or deceased Union soldiers, sailors and marines.

Which motion prevailed.

The question being on concurring in the amendments made by the Senate to the bill, which had been reported as follows:

1. By inserting in line 4 of section 1 after the first word of the line the words "each township and city of."

2. By striking out of line 8 of section 1 the words "or townships."

3. By inserting in line 8 of section 1 after the word "of," the words "each of said townships or cities in."

4. By inserting in line 3 of section 2 after the word "years," the words "at a compensation to be fixed and paid by the board of supervisors of their respective counties."

5. By striking out of lines 5 and 6 of section 3 the words "on the last Monday of," and inserting in lieu thereof the words "during the month of."

6. By striking out of line 3 of section 4 the words "for a" and inserting in lieu thereof the word "per."

7. By striking out of line 4 of section 4 the words "the township clerks in their" and inserting in lieu thereof the words "their respective township and city clerks in their respective."

8. By inserting in line 5 of section 4 after the word "raised" the words "by order of the board of supervisors for the respective townships and cities of their respective counties."

9. By inserting in line 5 of section 4 after the word "clerk," the words "or city clerk."

10. By inserting in line 5 of section 4 after the word "treasurer," the words "of his township or city."

On motion of Mr. Stoflet,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Eaton,	Mr. Peabody,	Mr. Taylor,
Alexander,	Gibbons,	Pealer,	Tinklepaugh,
Angerer,	Gill,	Potter,	Van Orthwick,
Baker,	Goodrich,	Preston, J. L.,	Wachtel,
Baldwin,	Hanscom,	Preston, W. W.,	Wagner

Mr. Browne H. W.,	Mr. Harris,	Mr. Probert,	Mr. Watson,
Brown, N. J.,	Hobart,	Rauthier,	Wells,
Chambers,	Jasnowski,	Russ,	Wetlaufer,
Collins,	McElroy,	Slosson,	White,
Curtis,	McMillan,	Southworth,	Wiggins,
Damon,	Murtagh,	Stoflet,	Williams, C. W.,
Dewey,	Northup,	Stout,	Williams W. W.
Deming,	O'Keefe,	Swift,	Wood, 52

NAYS.

Mr. Mellen,

1

The bill was referred to the committee on engrossment and enrollment for enrollment.

On motion of Mr. Murtagh,

Leave of absence was granted to the chief janitor until Thursday next.

Mr. Baker moved that a respectful message be sent to the Senate, asking the return to the House of

House bill No. 126 (file No. 292) entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous, intoxicating, malt, brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages (and the forfeiture of leases in certain cases) and to repeal all acts or parts of acts inconsistent with the provisions of this act.

On which motion

Mr. Abbott demanded the yeas and nays.

The demand was seconded, and

Pending the call of the roll,

On motion of Mr. Eaton,

The motion for the recall of the bill was laid on the table.

By the committee on State affairs:

The committee on State affairs, to whom was referred

Senate bill No. 146 (file No. 182), entitled

A bill to provide for the establishment and maintenance of a true meridian in each of the several counties in this State and obtaining the variation of the magnetic needle therefrom,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole and [placed on the general order.

By the committee on State affairs:

The committee on State affairs, to whom was referred

Senate bill (file No. 183), substitute for House bill No. 713 (file No. 183), entitled

A bill to amend section 1 of act No. 124, session laws of 1869, entitled "An act to revise and consolidate the several acts relating to the protection of game, and for the better preservation of elk, deer, birds and wild fowl," approved April 3, 1869, and all subsequent amendments of said section, the

same being section 2198 of Howell's annotated statutes as amended by act No. 256 of the session laws of 1887, approved June 25, 1887, and further amended by act No. 31 of the session laws of 1889, approved March 28, 1889,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Abbott,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and was not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Briske, Pealer,	Mr. Rauthier,	Mr. Smith, A. A., Mr. Wiggins,	5
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NAYS.

Mr. Abbott, Angerer, Austin, Baldwin, Cole, Collins, Eaton, Gibbons, Hanscom,	Mr. Huebner, Jackson, Mellen, Northup, O'Keefe, Peabody, Potter, Preston, J. L.,	Mr. Preston, W. W., Mr. Taylor, Probert, Randall, Rogers, Russ, Slosson, Southworth, Stout,	Tinklepaugh, Van Orthwick, Waite, Watson, Wettlaufer, White, Speaker,
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23

Mr. J. L. Preston moved that the House ask for a committee of conference consisting of three from the House and three from the Senate relative to the difference existing between the two houses relative to the bill.

Which motion prevailed.

Mr. Slosson moved to discharge the committee of the whole from the further consideration of

Senate bill No. 127, entitled

A bill to authorize the common council of the city of Big Rapids to make a re-assessment to defray the expenses of a public improvement on Maple street, in said city, from the Grand Rapids & Indiana railroad depot west to State street.

Which motion prevailed.

On motion of Mr. Slosson,

The bill was placed on the order of third reading.

Mr. Randall moved to discharge the committee of the whole from the further consideration of

House bill No. 545 (file No. 398), entitled

A bill to amend section 11 of chapter 150 of the compiled laws of 1871, relative to alienation by deed, and the proof and recording of conveyances, being compiler's section 5661 of Howell's annotated statutes of Michigan.

Which motion prevailed.

On motion of Mr. Randall,

The bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. Peabody,	Mr. Swift,
Austin,	Harris,	Potter,	Taylor,
Baker,	Heineman,	Preston, J. L.,	Tinklepaugh,
Baldwin,	Huebner,	Preston, W.W.,	Van Orthwick,
Browne, H. W.,	Jackson,	Randall,	Wachtel,
Canfield	Jasnowski,	Robinson, R.,	Wagner,
Chambers,	Lusk,	Rogers,	Watson,
Cole,	McElroy,	Rauthier,	Wells,
Collins,	McKinstry,	Russ,	Wettlaufer,
Dalton,	McMillan,	Slosson,	White,
Damon,	Mellen,	Smith, A. A.,	Wiggins,
Dewey,	Murtagh,	Southworth,	Williams, W.W.
Deming,	Northup,	Stoflet,	Wood,
Eaton,	O'Keefe,	Stout,	Speaker,
Gill,			

57

NAYS.

Mr. Hanscom,

1

Title agreed to.

By the committee on local taxation:

The committee on local taxation, to whom was referred

House bill No. 91 (file No. 51), entitled

A bill to authorize the township of Tawas in the county of Iosco, Michigan, to borrow money upon its bonds to pay judgments entered on its bonds issued for Tawas and Grand Plank Road,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

M. T. CÓLE, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Cole,

The House concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on education:

The committee on education, to whom was referred

House bill No. 85, entitled

A bill to regulate the uniformity of text books, and to provide for free school books in certain cases in the public schools of this State, and the distribution of the same, and to repeal all acts and parts of acts contravening the provisions of this act,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House without amendment

and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. W. W. Williams,

The bill was laid on the table,

By the committee on education:

The committee on education, to whom was referred

House bill No. 639, entitled

A bill to amend section 13 of an act entitled an act to revise and amend an act entitled an act to organize Union school district of Bay City, approved March 20, 1867, and acts amendatory thereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. W. W. Williams,

The bill was laid on the table.

By the committee on education:

The committee on education, to whom was referred

House bill No. 297, entitled

A bill to provide for the uniformity of text books in the primary schools of the county of Huron, Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Williams,

The bill was laid on the table.

By the committee on education:

The committee on education, to whom was referred

House bill No. 333, entitled

A bill to incorporate the public schools of Oscoda, to enlarge the boundaries thereof, and to repeal all acts and parts of acts inconsistent herewith,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. W. W. Williams,

The bill was laid on the table.

By the committee on horticulture:

The committee on horticulture, to whom was referred

Senate bill No. 156 (file No. 128), entitled

A bill to repeal sections 4 and 5 of act No. 259 of the public acts of 1887, being An act to provide for an independent forestry commission of the State

of Michigan, and to define its duties and powers and to provide for the expense thereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. A. SMITH, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

On motion of Mr. Wood,
The House adjourned.

Lansing, Thursday, June 20, 1889.

The House met pursuant to adjournment and was called to order by the Speaker,

Prayer by Rev. Mr. Cook.

Roll called: quorum present.

Absent without leave: Messrs. Aleshire, Dee, Lowden, McGregor and McKay.

On motion of Mr. Heineman,

Leave of absence was granted to Mr. McKay for the day.

On motion of Mr. Gregory,

Leave of absence was granted to Mr. Lowden for the day.

On motion of Mr. Gregory,

Leave of absence was granted to Mr. Aleshire for the day.

PRESENTATION OF PETITIONS.

No. 2048. By Mr. Murtagh: Petition from council of trade and labor unions of Detroit asking for the passage of House bill No. 701.

On demand of Mr. Murtagh,

The petition was read at length, and spread at large on the Journal, as follows:

DETROIT, MICH., *June 19, 1889.*

To the Honorable House of Representatives:

The Detroit Council of Trades and Labor Unions, representing 22 organizations and 8,000 workingmen of the city of Detroit, at its last regular meeting, unanimously endorsed House bill No. 701, introduced by Representative Murtagh, relative to the appointment of a State Factory Inspector, and urgently request your honorable body to give said bill favorable consideration, as its passage will redound to the benefit of the workingmen and women of this State, who should receive just and fair treatment at the hands of our legislative body.

Very truly yours,

[SEAL.]

ROBERT Y. OGG,
President.

GEO. W. DUNCAN, *Secretary.*

Referred to the committee on labor interests.

No. 2049. By Mr. Eaton: Petition of Col. McCreery and 44 others of the 8th Michigan Infantry, asking that soldiers' bounties be equalized on the basis of fifteen cents per day, less the amount of State bounty paid.

Referred to the committee on military affairs.

No. 2050. By Mr. White: Petition of 325 citizens of the city of Flint, asking the passage of House bill No. 757, being a bill to amend section 458 of act No. 372 of the laws of 1867, entitled an act to revise the charter of the city of Flint.

Referred to the committee on municipal corporations.

REPORTS OF STANDING COMMITTEES.

By the committee on agriculture:

The committee on agriculture, to whom was referred
Senate bill No. 390, entitled

A bill to amend section 2 of an act entitled "An act to authorize the formation of county and town agricultural societies," approved Feb. 15, 1855, and amended by act No. 228 of the laws of 1881, and amended by act No. 44 of the laws of 1885, being section 2169 of the compiled laws of 1871, the same being section 2304 of Howell's annotated statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. W. WATTS, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on agriculture:

The committee on agriculture, to whom was referred

Senate bill No. 259 (file No. 184), entitled

A bill to amend act No. 198 of the session laws of 1877, entitled "An act to provide for a tax upon dogs and to create a fund for the payment of certain damages for sheep killed or wounded by them in certain cases," approved May 23, 1877, as amended by act No. 283 of the public acts of 1881, approved June 11, 1881, by adding four new sections thereto to stand as sections 11, 12, 13 and 14,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. W. WATTS, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 733 (file No. 311), being

An act to incorporate the public schools of the village of Petoskey, Emmet county, Michigan.

Also:
House bill No. 285 (file No. 396), being
An act to re-organize the 8th and 21st judicial circuits, and to create the
29th judicial circuit.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:
The committee on engrossment and enrollment report as correctly enrolled,
signed, and presented to the Governor, the following:

House bill No. 324 (manuscript), being
An act to re-incorporate the village of Grosse Pointe, in the county of
Wayne.

Also:

House bill No. 441 (manuscript), being
An act for the relief of the Bridgeport Free Church Association and to
provide for the sale of its real estate in the county of Saginaw.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:
The committee on engrossment and enrollment report, as correctly enrolled,
signed, and presented to the Governor, the following:

House bill No. 174 (file No. 107), being
An act to amend section 1 of chapter 7, of act No. 243, of the public acts
of 1881, entitled "An act to revise and consolidate the laws relating to the
establishment, opening, improvement and maintenance of highways and
private roads, and the building, repairing and preservation of bridges within
this State," being section 1379 of Howell's annotated statutes.

Also:
House substitute for Senate bill No. 141 (file No. 110), being
An act to incorporate the public schools of Calumet, Houghton county,
Michigan.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:
The committee on engrossment and enrollment report, as correctly enrolled,
signed, and presented to the Governor, the following:

House bill No. 690 (manuscript), being
An act to authorize the township of South Haven, in Van Buren county, to
borrow money to be used in rebuilding a swing bridge and approaches
thereto in said township, and to issue bonds therefor

JOHN W. DALTON, *Chairman.*

Report accepted.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, }
Lansing, June 19, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 302 (file No. 370), being
An act to authorize the formation of corporations for the purpose of owning and improving summer resorts.

Also:

House bill No. 133 (file No. 198), being

An act to amend section 15 of article 4 of act No. 198, session laws of 1873, entitled, "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, approved June 10, 1885, and as amended by act No. 261 of the public acts of 1887, approved June 27, 1887, and act No. 26 of the session laws of 1889.

C. G. LUCE, *Governor.*

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 19, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 441, being

An act for the relief of the Bridgeport Free Church association, and to provide for the sale of its real estate, in the county of Saginaw.

Also:

House bill No. 750 (file No. 319), being

An act to amend sections 2 and 3 of chapter 2 of act No. 326 of the local acts of 1883, entitled "An act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith," approved June 1, 1883, relative to registration of electors and elections.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 19, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 113 (file No. 52), being

An act to amend sections 5, 6 and 7 of chapter 86 of the revised statutes of 1846, relative to the appointment of guardians for minors by judges of probate, as amended by act No. 165 of the session laws of 1869, being compiler's sections 6306, 6307 and 6308 of Howell's annotated statutes.

Also:

House bill No. 70 (file No. 187), being

An act to authorize the common council of the city of Iron Mountain, in the county of Menominee, to prescribe by ordinance the time and manner of assessing and collecting the tax upon dogs in said city..

C. G. LUCE, *Governor.*

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 19, 1889. }

To the House of Representatives :

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 544 (file No. 391), being

An act to revise and amend sections 1, 6 and 7 of act No. 490, of the session laws of 1871, entitled "An act to incorporate the public schools of the city of Battle Creek, approved April 17, 1871," and to enlarge and extend the boundaries of the school district known as the public schools of the city of Battle Creek.

Also :

House bill No. 478 (file No. 266), being

An act to authorize the board of trustees of union school district number 1, Jackson, Michigan, to establish and maintain a school for manual training.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 19, 1889. }

To the House of Representatives :

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 267 (file No. 223), being

An act to provide for the discharge from record of notices of the pendency of suits in chancery.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following :

EXECUTIVE OFFICE,
Lansing, June 19, 1889. }

To the House of Representatives :

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 188 (file No. 306), being

An act to authorize the township of Greendale, in the county of Midland, State of Michigan, to borrow money for the payment of outstanding township and highway orders, or other indebtedness, and to issue its bonds therefor.

Also:

House bill No. 690 (manuscript), being

An act to authorize the township of South Haven, in Van Buren county, to borrow money to be used in rebuilding a swing bridge and approaches thereto in said township, and to issue bonds therefor.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 19, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 578 (file No. 265) being

An act to amend section 16 of chapter 4 of act No. 164 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act, as amended by act No. 38, public acts of 1887."

Also :

House bill No. 58 (file No. 39), being

An act for the organization of corporate Congregational churches.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 19, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 160 (file No. 248), being

An act making appropriation for the State board of fish commissioners for the year ending June 30, 1890, and the year ending June 30, 1891..

Also :

House bill No. 796 (manuscript), being

An act to change the name of James Sears, of Harbor Springs, Emmet county, Michigan, to James E. Hartwell.

CYRUS G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 19, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 416 (file No. 331), being

An act to authorize cities and villages to control, vacate or alter State roads within their corporate limits.

Also :

House bill No. 383 (file No. 373), being

An act to authorize the employment, fixing the compensation and defining the duties of stenographers in the taking and transcribing of testimony in case of the examination of offenders before justices of the peace of the county of Saginaw, charged with felonies not triable before a justice of the peace.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 19, 1889. }

To the House of Representatives :

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 386 (file No. 263), being

An act to provide for the submission to the people of this State of the question of a convention of the constitution of the State.

Also:

House bill No. 386 (file No. 263), being

An act to provide for the submission to the people of this State of the question of a convention for the purpose of a general revision of the constitution of this State.

C. G. LUCE, Governor.

The message was laid on the table.

COMMUNICATIONS FROM STATE OFFICERS.

The Speaker announced the following:

AUDITOR GENERAL'S OFFICE,
Lansing, June 19, 1889. }

Hon. G. J. Dickema, Speaker of the House of Representatives, Lansing :

SIR—I have the honor to acknowledge the receipt of the following:

Resolved, That the Auditor General be respectfully requested to report to the House as promptly as possible what sums are due to the counties of the State respectively, as accrued interest on account of sales of swamp land under the provisions of section 5 of act No. 31 of the session laws of 1858," and in reply to say that if the State is indebted to the counties under the act referred to the approximate amount in the aggregate is \$353,200.

Very respectfully,

H. H. APLIN,

By H. R. PRATT, Deputy.

Auditor General.

The communication was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 19, 1889. }

To the Speaker of the House of Representatives :

SIR—I am instructed to return to the House the following bill:

House bill No. 503, entitled

A bill to amend section 1 of chapter 1 and section 13 of chapter 13 of act No. 238 of the session laws of 1873, entitled "An act to incorporate the city of Ishpeming, in the county of Marquette," approved April 10, 1873,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 19, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following:

Concurrent resolution relative to the preservation of the monuments of the survey of the boundary line between the State of Michigan and the State of Ohio, and between the State of Michigan and the State of Indiana.

WHEREAS, The monuments of the survey of the boundary line between the State of Michigan and the State of Ohio, and between the State of Michigan and the State of Indiana have been misplaced and have so far become indistinct that confusion and uncertainty have ensued between the citizens of said States as to the proper boundary lines between said States; and

WHEREAS, Said confusion and uncertainty as to said boundary lines may, in the future, lead to serious trouble and contentions between the citizens of said States; therefore

Resolved by the Senate (the House concurring), That the Secretary of the Interior be and he is hereby requested to cause a survey of the boundary line between the State of Michigan and the State of Ohio, and between the State of Michigan and the State of Indiana to be made, and to make such arrangements for the permanent preservation of the monuments of such survey as will secure the endurance of the same for the future; and

Further resolved, That a duly certified copy of this resolution be transmitted by mail to the Secretary of the Interior by the Governor of the State at the earliest possible moment.

Which has passed the Senate, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The question being on concurring in the adoption of the resolution,
The resolution was adopted.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 19, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 611, entitled

A bill to amend section 4 of act No. 282 of the local acts of 1887, entitled "An act to revise the charter of the city of Grand Rapids, being amendatory of an act entitled an act to incorporate the city of Grand Rapids," approved March 29, 1877, as amended by the several acts amendatory thereof.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 19, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:
Senate bill No. 24 (file No. 66), entitled
A bill to require railroad companies to give notice at stations whether passenger trains are on schedule time or not.

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on railroads.

GENERAL ORDER.

On motion of Mr. Wood:

The House went into committee of the whole on the general order, with the Speaker in the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:
Senate bill No. 60 (file No. 151), entitled

A bill authorizing the board of managers of the Michigan Asylum for Insane Criminals to purchase land, erect and furnish buildings for the use and benefit of said asylum, and making an appropriation therefor; also making an appropriation for the purchase of stock, farming utensils and additions, repairs, and improvements of present building and furniture,

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

G. J. DIEKEMA, *Chairman.*

The Speaker *pro tem.* in the chair.

Report accepted and committee discharged.

Mr. McMillan moved that the House concur in the amendments made to the bill by the committee.

On which motion

Mr. N. J. Brown demanded the yeas and nays.

The demand was seconded, and the amendments made by the committee were concurred in, by yeas and nays, as follows:

YEAS.

Mr. Alexander,	Mr. Hanscom,	Mr. Pealer,	Mr. Spencer,
Austin,	Harris,	Potter,	Stoflet,
Bignall,	Heineman,	Preston, J. L.,	Swift,
Cole,	Hinkson,	Preston, W. W.,	Tinklepaugh,
Curtis,	Jasnowski,	Probert,	Wachtel,
Dewey,	Killean,	Robinson, R.,	Watts,

Mr. Deming,	Mr. Lusk,	Mr. Rogers,	Mr. Wells,
Dyer,	McKinstry,	Russ,	Wettlaufer,
Eaton,	McMillan,	Salisbury,	White,
Ferguson,	Mellen,	Slosson,	Wiggins,
Fitch,	Murtagh,	Smith, A. A.,	Williams, W. W.
Goodrich,			45

NAYS.

Mr. Abbott,	Mr. Canfield,	Mr. Judd,	Mr. Peabody,
Angerer,	Damon,	Kirby,	Sherman,
Baker,	Gibbons,	McElroy,	Southworth,
Baldwin,	Hawley,	Morton,	Turner,
Briske,	Hobart,	Northup,	Watson,
Browne, H. W.,	Huebner,	O'Keefe,	Wood,
Brown, N. J.,			25

On motion of Mr. N. J. Brown,
The bill was laid on the table.

Mr. Wagner moved to discharge the committee of the whole from the further consideration of

House bill No. 176 (file No. 381), entitled

A bill to amend section 1 of chapter 1 of an act entitled "An act to incorporate the city of Marquette, being act 202 of the session laws of 1871, approved Feb. 27, 1871, as amended by the several acts amendatory thereof.

Which motion prevailed.

On motion of Mr. Wagner,

The bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Peabody moved that the bill be recommitted to the committee of the whole.

Which motion prevailed.

THIRD READING OF BILLS.

Senate bill No. 127, entitled

A bill to authorize the common council of the city of Big Rapids to make a re-assessment to defray the expenses of a public improvement on Maple street in said city, from the Grand Rapids & Indiana railroad depot west to State street,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Fitch,	Mr. Peabody,	Mr. Stoflet,
Alexander,	Goodrich,	Pealer,	Stout,
Angerer,	Harris,	Potter,	Taylor,
Austin,	Hinkson,	Preston, W. W.	Tinklepaugh,
Baldwin,	Huebner,	Probert,	Turner,
Bignall,	Jackson,	Randall,	Tyrrell,
Brown, N. J.,	Jasnowski,	Robinson, R.,	Van Orthwick,
Chambers,	Judd,	Rogers,	Watson,
Cole,	Kirby,	Russ,	Watts,
Collins,	Lusk,	Sherman,	Wells,

Mr. Damon,	Mr. McKinstry,	Mr. Slosson,	Mr. Wetzlaufer,
Dewey,	Murtagh,	Smith, A. A.,	White,
Deming,	Northup,	Southworth,	Wiggins,
Eaton,	O'Keefe,	Spencer,	Williams, W. W.
Ferguson,			57

NAYS

Mr. Baker,	Mr. Browne, H. W., Mr. Mellen,
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3

Title agreed to.

On motion of Mr. Slosson,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 530 (file No. 317), entitled

A bill making an appropriation for the purpose of rebuilding and furnishing the center and south wings of the main building at the Reform School.

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hall,	Mr. O'Keefe,	Mr. Tinklepaugh,
Austin,	Harris,	Peabody,	Turner,
Baker,	Hobart,	Pealer,	Tyrrell,
Baldwin,	Huebner,	Potter,	Wachtel,
Bignall,	Jasnowski,	Preston, J. L.,	Wagner,
Briske,	Judd,	Randall,	Waite,
Browne, H. W.	Kirby,	Rogers,	Watson,
Brown, N. J.	Lusk,	Rauthier,	Wells,
Canfield,	McElroy,	Russ,	White,
Damon,	McKinstry,	Slosson,	Wiggins,
Dyer,	McMillan,	Southworth,	Wood,
Eaton,	Mellen,	Stoflet,	Speaker
Ferguson,	Murtagh,	Stout,	<i>pro tem.</i> ,
Fitch,	Northup,	Taylor,	54

NAYS.

Mr. Alexander,	Mr. Heineman,	Mr. Robinson, R., Mr. Spencer,
Angerer,	Jackson,	Salisbury,
Cole,	Preston, W. W.	Sherman,
Gibbons,	Probert,	Smith, A. A.,
Goodrich,		Van Orthwick,
		Watts,
		Wetzlaufer,

17

Title agreed to.

On motion of Mr. Turner,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Huebner moved to take from the table

House bill No. 595 (file No. 384), entitled

A bill to amend sections 34, 50 and 51 of chapter 7 of act No. 326 of the local acts of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883,

Which motion prevailed.

The question being on the passage of the bill,

Mr. Murtagh moved to amend the bill by inserting in line, 5 Sec. 50, after the word "men," the words "drivers and conductors of horse cars and street cars."

On which motion,

Mr. Murtagh demanded the yeas and nays.

The demand was seconded, and the motion to amend did not prevail, two-thirds of all the members elect not voting therefor by yeas and nays, as follows:

YEAS.

Mr. Bignall,	Mr. Gibbons,	Mr. Preston, J. L.,	Mr. Turner,
Briske,	Heineman,	Preston, W.W.	Tyrrell,
Chambers,	Jackson,	Randall,	Wachtel,
Collins,	Jasnowski,	Rauthier,	Watts,
Eaton,	McKinstry,	Robinson, R.,	Wettlaufer,
Ferguson,	Murtagh,	Stoflet,	23

NAYS.

Mr. Abbott,	Mr. Goodrich,	Mr. Peabody,	Mr. Taylor,
Alexander,	Harris,	Potter,	Van Orthwick,
Austin,	Hawley,	Rogers,	Wagner,
Baldwin.	Huebner,	Sherman,	Waite,
Browne, H. W.	Judd,	Slosson,	Wiggins,
Brown, N. J.,	Mellen.	Spencer,	Wood,
Canfield,	Northup,	Swift,	Speaker
Cole,			<i>pro tem.</i> , 29

The bill was then passed, a majority of all the members elect voting therefore by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Ferguson,	Mr. Peabody,	Mr. Swift,
Angerer,	Fitch,	Potter,	Tinklepaugh,
Baker,	Goodrich,	Preston, J. L.,	Turner,
Bignall,	Harris,	Preston, W.W.,	Tyrrell,
Briske,	Heineman,	Probert,	Van Orthwick,
Brown, N. J.,	Hinkson,	Randall,	Wachtel,
Chambers,	Hobart,	Robinson, R.	Waite,
Cole,	Huebner,	Rogers,	Watts,
Collins,	Jackson,	Rauthier,	Wells,
Damon,	McElroy,	Sherman,	White,
Dewey,	McMillan,	Southworth,	Wiggins,
Dyer,	Mellen,	Stoflet,	Wood,
Eaton,	Northup,	Stout,	Speaker
			<i>pro tem.</i> 52

NAYS.

Mr. Browne, H. W., Mr. Hawley,	Mr. Jasnowski,	Mr. Murtagh,	4
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Title agreed to.

Mr. Huebner moved that the bill be ordered to take immediate effect.

Which motion did not prevail, two-thirds of all the members elect not voting therefor.

Mr. Tyrrell moved to take from the table

Senate bill No. 194 (file No. 45), entitled
A bill relative to the confinement in this State of prisoners committed or
sentenced by the courts of the United States or of the territories thereof.

Which motion prevailed.

The question being on the passage of the bill,

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Angerer,	Mr. Goodrich,	Mr. Northup,	Mr. Tinklepaugh,
Baker,	Hanscom,	O'Keefe,	Tyrrell,
Bignall,	Harris,	Pealer,	Wagner,
Briske,	Hawley,	Potter,	Waite,
Brown, N. J.,	Huebner,	Preston, W. W.,	Watson,
Canfield,	Jasnowski,	Randall,	Watts,
Chambers,	Judd,	Robinson, R.,	Wells,
Collins,	Kirby,	Rogers,	Wettlaufer,
Curtis,	McElroy,	Rauthier,	Wiggins,
Damon,	McMillan,	Salisbury,	Williams, C. W.
Dyer,	Mellen,	Southworth,	Wood,
Eaton,	Morton,	Spencer,	Speaker
Ferguson,	Murtagh,	Stoflet,	<i>pro tem.</i> ,
Fitch,			52

NAYS.

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Mr. Abbott,	Mr. McKinstry,	Mr. Sherman,	Mr. Taylor,
Alexander,	Peabody,	Smith, A. A.	Van Orthwick,
Heineman,	Preston, J. L.	Stout,	White,
Lusk,	Probert,		14

Title agreed to.

House bill No. 391 (file No. 421), entitled

A bill to amend sections 4 and 8 of act No. 174 of the session laws of 1871, entitled "An act to provide for the appointment of a State reporter," as amended by acts No. 137 of the session laws of 1873, and act No. 20 of the public acts of 1877, being sections 7200 and 7202 of Howell's annotated statutes,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Pealer moved to amend the bill by striking out in line 1 of section 8 the words "two thousand" and inserting the words "fifteen hundred" in lieu thereof; also by making lines 3, 4 and 5 read as follows: "time to time as the needs of his office shall require, and also his actual and necessary expenses incurred by him in attending the sessions of the supreme court, as required by law, which salary and expenses shall be paid quarterly upon a warrant of the auditor."

Pending consideration of which,

On motion of Mr. Southworth,

The rules were suspended requiring a vote of two-thirds of all the members elect to amend a bill on third reading, two-thirds of all the members present voting therefor.

The motion to amend the bill then prevailed.

The question being on the passage of the bill,

Mr. Austin demanded the previous question.

The demand was seconded.

The question being shall the main question be now put,

The same was ordered.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Eaton,	Mr. Northup,	Mr. Stout,
Angerer,	Goodrich,	O'Keefe,	Taylor,
Baker,	Harris,	Potter,	Tinklepaugh,
Baldwin,	Hinkson,	Preston, J. L.,	Waite,
Briske,	Hobart,	Preston, W. W.,	Watson,
Brown, N. J.,	Jasnowski,	Randall,	Watts,
Cole,	Killean,	Rogers,	Wiggins,
Dalton,	Kirby,	Russ,	Williams, C. W
Damon,	Lusk,	Smith, A. A.	Williams, W. W.
Dewey,	Murtagh,	Southworth,	39

NAYS.

Mr. Austin,	Mr. Heineman,	Mr. Peabody,	Mr. Sherman,
Bignall,	Huebner,	Pealer,	Slosson,
Browne, H. W.,	Jackson,	Probert,	White,
Hawley,	McElroy,	Robinson, R.,	Wood, 16

Mr. Pealer moved to reconsider the vote by which the House refused to pass the bill.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. Pealer,

The bill was laid on the table.

On motion of Mr. Potter,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

Mr. Jasnowski moved to take from the table

House bill No. 83 (file No. 219), entitled

A bill to provide for the amicable adjustment of grievances and disputes that may arise between employers and employes, and to authorize the creation of a State board of mediation and arbitration.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Pealer moved to amend the bill by striking out in line 1, section 2, the word "shall" and inserting in lieu thereof the words "may, when he shall deem it necessary."

Which motion prevailed, two-thirds of all the members elect voting therefor.

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott, Alexander, Angerer, Austin, Bignal, Briske, Chambers, Cole, Collins, Curtis, Dalton, Deming, Eaton,	Mr. Ferguson, Fitch, Gibbons, Goodrich, Harris, Heineman, Hinkson, Huebner, Jasnowski, Killean, McElroy, McKinstry, Murtagh,	Mr. Northup, O'Keefe, Peabody Pealer, Potter, Preston, J. L., Preston, W. W. Probert, Robinson, R., Russ, Spencer, Stoflet, Tinklepaugh,	Mr. Turner, Tyrrell, Wachtel, Wagner, Waite, Watson, Watts, Wells, Wettlaufer, Williams, O. W Williams, W. W Wood, Speaker, 52
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NAYS.

Mr. Baker, Baldwin, Canfield, Damon,	Mr. Hawley, Mellen, Rogers, Sherman,	Mr. Smith, A. A., Mr. Van Orthwick, Stout, Swift, Taylor,	15
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The question being on agreeing to the title,

Mr. Jasnowski moved to amend the title by striking out the word "board" and inserting the word "court."

Which motion prevailed.

The title as amended was then agreed to.

Mr. Jasnowski moved that the bill be ordered to take immediate effect,

Which motion did not prevail, two-thirds of all the members elect not voting therefor.

THIRD READING OF BILLS.

House bill No. 215 (file No. 413), entitled

A bill to prevent the crime, or attempt to commit or procure to be committed, the crime of murder or manslaughter in certain cases and to provide an additional penalty and punishment therefor,

Was read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott, Alexander, Angerer, Austin, Baker, Baldwin, Bignal, Briske, Brown, N. J.,	Mr. Ferguson, Fitch, Gibbons, Goodrich, Harris, Hawley, Heineman, Hinkson, Hobart,	Mr. McKinstry, McMillan, Mellen, Morton, Murtagh, O'Keefe, Peabody, Pealer, Potter,	Mr. Stoflet, Stout, Swift, Taylor, Tinklepaugh, Turner, Tyrrell, Van Orthwick, Wachtel,
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Mr. Canfield,	Mr. Huebner,	Mr. Preston, J. L., Mr. Watson,
Chambers,	Jasnowski,	Preston, W. W., Watts,
Cole,	Judd,	Probert, Wells,
Curtis,	Killean,	Robinson, R., Wettlaufer,
Damon,	Kirby,	Rogers, White,
Dewey,	Lusk,	Smith, A. A., Wiggins,
Eaton,	McElroy,	Spencer, Wood, 64

NAYS.

Mr. Russ, 1

Title agreed to.

On motion of Mr. Wachtel,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 115 (file No. 357), entitled

A bill to protect fish and preserve the fisheries of this State by prohibiting certain deposits in the waters of the State, and to repeal act No. 350 of the public acts of 1865, and all amendments and additions thereto,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dalton,	Mr. McElroy,	Mr. Southworth,
Alexander,	Eaton,	McKinstry,	Stoflet,
Angerer,	Gibbons,	Murtagh,	Tinklebaugh,
Austin,	Gregory,	Preston, J. L.,	Wachtel,
Bignal,	Heineman,	Probert,	Wagner,
Briske,	Huebner,	Robinson, R.,	Watts,
Canfield,	Jasnowski,	Rauthier,	Wells,
Cole,	Judd,	Smith, A. A.,	Wettlaufer,
Curtis,			33

NAYS.

Mr. Baldwin,	Mr. Hawley,	Mr. Potter,	Mr. Turner,
Browne, H. W.,	Hinkson,	Preston, W. W.	Tyrrell,
Brown, N. J.,	Hobart,	Randall,	Van Orthwick,
Chambers,	Killean,	Rogers,	Waite,
Collins,	Kirby,	Russ,	Watson,
Damon,	Lusk,	Sherman,	White,
Deming,	Mellen,	Slosson,	Wiggins,
Dyer,	Morton,	Spencer,	Williams, W. W.
Goodrich,	Pealer,	Stout,	Wood,
Hanscom,			37

House bill No. 426 (file No. 271), entitled

A bill to provide for the incorporation of mutual provident associations of commercial travelers, agents, managers, salesmen, secretaries, cashiers, tellers, bookkeepers, stenographers, correspondents, typewriters, and persons engaged in other clerical work,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Angerer, Mr. Hanscom, Mr. Murtagh, Mr. Spencer,

Mr. Baldwin,	Mr. Harris,	Mr. Northup,	Mr. Stoflet,
Bignall,	Hawley,	Peabody,	Stout,
Briske,	Heineman,	Pealer,	Taylor,
Brown, N. J.,	Hinkson,	Potter,	Tinklepaugh,
Cole,	Huebner,	Preston, J. L.,	Turner,
Collins,	Jackson,	Preston, W. W.,	Wachtel,
Curtis,	Jasnowski,	Probert,	Wagner,
Damon,	Judd,	Randall,	Waite,
Dewey,	Killean,	Robinson, R.,	Wells,
Deming,	Kirby,	Rogers,	Wettlaufer,
Eaton,	Lusk,	Rauthier,	White,
Ferguson,	McElroy,	Sherman,	Wiggins,
Gibbons,	McKinstry,	Smith, A. A.	Williams, C. W.
Goodrich,	Mellen,	Southworth,	Williams, W. W.
Gregory,			Wood,

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NAYS.

Title agreed to.

On motion of Mr. Stoflet,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 443 (file No. 379), entitled

A bill to authorize the Port Huron and Lapeer Plank Road Company to abandon that portion of the Port Huron and Lapeer plank road lying within the city limits of the city of Port Huron,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Alexander,	Mr. Harris,	Mr. Potter,	Mr. Taylor,
Angerer,	Hawley,	Preston, J. L.,	Tinklepaugh,
Austin,	Heineman,	Preston, W. W.,	Turner,
Baldwin,	Hinkson,	Probert,	Tyrrell,
Bignall,	Huebner,	Randall,	Wachtel,
Browne, H. W.,	Jackson,	Robinson, R.,	Wagner,
Brown, N. J.,	Jasnowski,	Rogers,	Waite,
Cole,	Judd,	Rauthier,	Watson,
Curtis,	Killean,	Russ,	Watts,
Damon,	Kirby,	Salisbury,	Wells,
Dewey,	Lusk,	Sherman,	Wettlaufer,
Deming,	McElroy,	Smith, A. A.,	White,
Eaton,	McKinstry,	Southworth,	Wiggins,
Ferguson,	Mellen,	Spencer,	Williams, C. W.
Gibbons,	Murtagh,	Stoflet,	Williams, W. W.
Goodrich,	Peabody,	Stout,	Wood,
Hanscom,	Pealer,	Swift,	Speaker,

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NAYS.

Title agreed to.

On motion of Mr. Gibbons,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Wettlaufer moved to take from the table

House bill No. 532 (file No. 401), entitled

A bill to provide for lowering the grade of the road beds of all railroads crossing the thoroughfare known as Woodward avenue, within the corporate limits of the city of Detroit, and for the construction and maintenance of bridges over said road beds.

Which motion prevailed.

The question being on the passage of the bill,

The bill was then read a third time and passed, a majority of all the members elect, voting therefor by yeas and nays, as follows:

YEAS.

Mr. Austin,	Mr. Goodrich,	Mr. Murtagh,	Mr. Swift,
Baldwin,	Gregory,	Peabody,	Taylor,
Briske,	Harris,	Potter,	Tinklepaugh,
Chambers,	Hawley,	Preston, W. W.,	Wachtel,
Cole,	Heineman,	Probert,	Wagner,
Curtis,	Huebner,	Randall,	Watson,
Dalton,	Jackson,	Robinson, R.,	Watts,
Damon,	Jasnowski,	Russ,	Wells,
Dewey,	Judd,	Smith, A. A.	Wettlaufer,
Deming,	Killean,	Southworth,	White,
Ferguson,	McElroy,	Spencer,	Wiggins,
Fitch,	McKinstry,	Stoflet,	Williams, C. W.,
Gibbons, .	Morton,	Stout,	Wood, 52

NAYS.

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Mr. Baker,	Mr. Brown, N. J.,	Mr. Kirby,	Mr. Preston, J. L.,
Bignal,	Dyer,	Lusk,	Rogers,
Browne, H. W.,	Hobart,	Mellen,	Williams, W. W.

12

Title agreed to.

House bill No. 451 (file No. 420), entitled

A bill to provide for the incarceration of certain persons in the State House of Correction and branch of the State Prison in the Upper Peninsula of Michigan,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Baker,	Mr. Fitch,	Mr. McKinstry,	Mr. Stout,
Baldwin,	Gibbons,	McMillan,	Taylor,
Bignal,	Goodrich,	Morton,	Tinklepaugh,
Briske,	Gregory,	Murtagh,	Turner,
Brown, N. J.,	Hanscom,	Peabody,	Van Orthwick,
Canfield,	Hinkson,	Pealer,	Wachtel,
Chambers,	Hobart,	Preston, J. L.	Wagner,
Cole,	Huebner,	Preston, W. W.,	Waite,
Collins,	Jackson,	Rogers,	Watson,
Dalton,	Jasnowski,	Rauthier,	White,
Damon,	Judd,	Salisbury,	Wiggins,
Dewey,	Killean,	Slosson,	Williams, C. W.,
Dyer,	Kirby,	Smith, A. A.,	Williams, W. W.

Mr. Eaton, Ferguson,	Mr. Lusk, McElroy,	Mr. Southworth, Stoflet,	Mr. Wood,	
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NAYS.

Mr. Browne, H. W.	Mr. Heineman, Hawley,	Mr. Probert,	Mr. Watts,	
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5

Title agreed to.

House bill No. 628 (file No. 385), entitled

A bill to authorize the issuance of injunctions to restrain waste upon certain lands when the taxes upon the same shall be due and unpaid,

Was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott, Alexander,	Mr. Gibbons, Goodrich,	Mr. McMillan, Mellen,	Mr. Stoflet, Stout,
Austin,	Gregory,	Morton,	Swift,
Baker,	Hanscom,	O'Keefe,	Taylor,
Baldwin,	Harris,	Peabody,	Tinklepaugh,
Briske,	Hawley,	Pealer,	Van Orthwick,
Browne, H. W.,	Heineman,	Preston, W. W.,	Wachtel,
Brown, N. J.,	Hinkson,	Probert,	Wagner,
Canfield,	Hobart,	Randall,	Waite,
Chambers,	Huebner,	Robinson, R.,	Watts,
Cole,	Jackson,	Rogers,	Wells,
Collins,	Jasnowski,	Rauthier,	White,
Curtis,	Judd,	Russ,	Wiggins,
Dalton,	Killean,	Slosson,	Williams, C. W.
Damon,	Kirby,	Smith, A. A.,	Williams, W. W.
Dewey,	McElroy,	Southworth,	Wood,
Eaton,	McKinstry,	Spencer,	Speaker, 69
Fitch,			

NAYS.

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Title agreed to.

On motion of Mr. W. W. Preston,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

House bill No. 471 (file No. 217), entitled

A bill to provide for the committing of pauper insane persons to the Wayne county insane asylum; and for the transfer of such persons to the State asylum, and from the State asylum to said county asylum; and to provide for the support and maintenance of such insane persons,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Wells,

The bill was laid on the table.

Senate bill No. 146 (file No. 182), entitled

A bill to provide for the establishment and maintenance of a true meridian in each of the several counties in this State and obtaining the variation of the magnetic needle therefrom,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Mellen moved to amend the bill by striking out in line 2, section 1, the word "shall" and inserting the word "may" in lieu thereof.

Pending which,

On motion of Mr. A. A. Smith,
The bill was laid on the table.

MOTIONS AND RESOLUTIONS.

By unanimous consent:

Mr. Damon offered the following:

WHEREAS, Throughout the north there exists a strong and deep-seated sentiment that the nation owes the union soldiers of the war of the rebellion, her defenders in her dark hours of peril, a debt that she can never fully pay, and,

WHEREAS, Nearly a quarter of a century has elapsed since the close of that memorable struggle when the preservation of the union was assured; to the end that in some measure justice may be done to the old veterans, many of whom begin to feel the infirmities of age, and to experience disability and suffering as the result of exposure, imprisonment or wounds; and that it may be demonstrated to the present and future generations that republics are not ungrateful, be it

Resolved, by the House of Representatives (the Senate concurring), That our Senators and Representatives in Congress are hereby requested to use their best efforts to secure the enactment of a law providing for a service pension of at least \$8.00 per month for every man who served for a period of ninety days or more in the army or navy during the civil war.

Resolved further, That the Governor be and he is hereby requested to transmit a copy of the foregoing preamble and resolution to each of our Senators and Representatives in Congress.

Pending the order that the resolution lie over one day under the rules,

On motion of Mr. Damon,

The rules were suspended, two-thirds of all the members present voting therefor, and the resolution was put upon its immediate consideration.

The resolution was then adopted.

Mr. Wachtel moved to take from the table

Senate bill No. 146 (file No. 182), entitled

A bill to provide for the establishment and maintenance of a true meridian in each of the several counties in this State and obtaining the variation of the magnetic needle therefrom.

Which motion prevailed.

On motion of Mr. Wachtel,

The bill was referred to the committee of the whole and placed on the general order.

Mr. Ferguson moved to discharge the committee of the whole from the further consideration of

Senate bill No. 214 (file No. 154), entitled

A bill to amend sec. 1 of act No. 171, session laws of 1873, entitled "An act establishing a State agency for the care of juvenile offenders," approved April 29, 1873, as amended by act No. 37, public acts of 1875, approved March 19, 1875, being compiler's section 9894 of Howell's annotated statutes,

as amended by act No. 168, public acts of 1885, approved June 10, 1885, amended by act No. 295 of public acts of 1887, approved June 28, 1887.

Which motion prevailed.

On motion of Mr. Ferguson,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Austin,	Mr. Hanscom,	Mr. Morton,	Mr. Stout,
Baldwin,	Harris,	Murtagh,	Taylor,
Briske,	Hawley,	Northup,	Tinklepaugh,
Browne, H. W.,	Heineman,	O'Keefe,	Turner,
Brown, N. J.,	Hinkson,	Peabody,	Van Orthwick,
Canfield,	Hobart,	Pealer,	Wachtel,
Curtis,	Huebner,	Preston, J. L.,	Wagner,
Damon,	Jackson,	Preston, W. W.,	Waite,
Dewey,	Jasnowski,	Probert,	Watson,
Eaton,	Kirby,	Randall,	Wettlaufer,
Ferguson,	Lusk,	Robinson, R.,	White,
Fitch,	McElroy,	Rogers,	Wiggins,
Goodrich,	McKinstry,	Rauthier,	Williams, C. W.,
Gregory,	McMillan,	Russ,	Wood,
Hall,	Mellen,	Spencer,	Speaker, 60

NAYS.

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Title agreed to.

On motion of Mr. Ferguson,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Taylor moved to discharge the committee of the whole from the further consideration of

House bill No. 107 (file No. 102), entitled

A bill to amend section 33 of act No. 135 of the public acts of 1885, entitled "An act to amend, revise and consolidate the laws organizing asylums for the insane, and regulating the care and management thereof, and of the inmates therein, and to repeal act 164, laws of 1859; also act 194, laws of 1877; also act 91, laws of 1873, and the acts amendatory thereto; also act 172, laws of 1873," approved June 3, 1885.

Which motion prevailed.

On motion of Mr. Taylor,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Harris,	Mr. Northup,	Mr. Taylor,
Baldwin,	Hawley,	O'Keefe,	Tinklepaugh,
Bignall,	Heineman,	Peabody,	Turner,

Mr. Browne, H. W., Mr. Hinkson,	Mr. Preston, J. L., Mr. Tyrrell,
Brown, N. J., Hobart,	Preston, W. W. Van Orthwick,
Canfield, Jasnowski,	Robinson R., Wagner,
Cole, Judd,	Rogers, Waite,
Curtis, Kirby,	Russ, Watson,
Damon, Lusk,	Sherman, Watts,
Dewey, McElroy,	Sloson, Wells,
Eaton, McKinstry,	Smith, A. A., Wettkaufer,
Ferguson, McMillan,	Southworth, White,
Fitch, Mellen,	Spencer, Wiggins,
Goodrich, Morton,	Stoflet, Williams, W. W.
Hanscom, Murtagh,	Stont, Speaker, 60

NAYS.

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Title agreed to.

On motion of Mr. Taylor,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

Mr. Jackson offered the following:

WHEREAS, By the ordinance of 1787 it is declared that the navigable waters of the great lakes and the carrying places between the same shall be common highways and forever free; and,

WHEREAS, By an act of Congress, passed September 28, 1850, certain marsh and swamp lands were granted to this State to be redeemed and made fit for cultivation; and,

WHEREAS, Under this grant this State has sold swamp or marsh lands adjoining the great lakes, their bays and inlets, and

WHEREAS, Parties who have bought such lands claim that they have the exclusive right to shoot wild fowl upon and catch fish in the adjoining navigable waters, thereby giving reason for much dispute and in some cases expensive litigation.

Therefore be it resolved by the House of Representatives (the Senate concurring), That the proper authorities, who now or may hereafter be authorized to convey lands belonging to this State, be and the same are hereby instructed in every conveyance of land adjoining the navigable waters of this State, their bays, tributaries and inlets, that the right of the public to hunt wild game upon or catch fish in all such waters to the line where the waters stand when free from disturbing causes, shall in every such conveyance be reserved to the public.

Laid over one day under the rules.

By the committee on railroads:

The committee on railroads, to whom was referred

House bill No. 331 (file No. 202), entitled

A bill to amend section 32 of act No. 195 of the session laws of 1871, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies," approved April 18, 1871, the same being compiler's section No. 3373 of Howell's annotated statutes of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, recommending that the substitute be concurred in, and that the substitute do pass and ask to be discharged from the further consideration of the subject.

N. J. BROWN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. N. J. Brown,

The House concurred in the adoption of the substitute reported by committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on elections:

The committee on elections, to whom was referred

House bill No. 16 (file No. 428), entitled

A bill to preserve the purity of elections and guard against the abuse of the elective franchise,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

B. S. WAITE, *Chairman.*

Report accepted and committee discharged.

On demand of Mr. Waite,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Waite,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Waite moved that there be a call of the House.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk and the following members reported absent without leave: Messrs. Baker, Dyer, Gibbons, Gill, Hall, Hoaglin and Hollister.

On motion of Mr. Killean,

Mr. Gill was excused from the operation of the call.

On motion of Mr. Waite,

The vote on the pending bill was ordered taken with the bar of the House closed, under the operation of the call.

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gregory,	Mr. Northup,	Mr. Taylor,
Alexander,	Harris,	Pealer,	Tinklepaugh,
Baldwin,	Heineman,	Potter,	Turner,
Bignall,	Hobart,	Preston, J. L.,	Tyrrell,
Briske,	Huebner,	Preston, W. W.	Wachtel,
Browne, H. W.,	Jackson,	Probert,	Wagner,
Canfield,	Jasnowski,	Rauthier,	Waite,
Chambers,	Killean,	Salisbury,	Watson,
Collins,	McElroy,	Sherman,	Wells,
Curtis,	McKinstry.	Southworth,	Wettlaufer,

Mr. Deming, Ferguson, Fitch, Goodrich,	Mr. McMillan, Mellen, Morton,	Mr. Spencer, Stoflet, Stout,	Mr. White, Wood, Speaker,
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NAYS.

Mr. Angerer, Austin, Brown, N. J., Cole, Dalton, Damon, Eaton, Hanscom,	Mr. Hawley, Hinkson, Judd, Kirby, Lusk, Murtagh, O'Keefe,	Mr. Peabody, Randall, Robinson, R., Rogers, Russ, Slosson, Smith, A. A.,	Mr. Swift, Van Orthwick, Watts, Wiggins, Williams, O. W. Williams, W. W.
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28

Title agreed to.

Mr. A. A. Smith moved to take from the table.

House bill No. 3 (file No. 133), entitled

A bill relative to payment of taxes on real estate encumbered by mortgage.
Which motion prevailed.

On motion of Mr. A. A. Smith,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and was not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Baldwin, Bignall, Chambers, Damon, Dewey, Heineman,	Mr. Hinkson, Jackson, Jasnowski, Lusk, Peabody, Rogers,	Mr. Rauthier, Sherman, Smith, A. A., Southworth, Stoflet, Stout,	Mr. Swift, Tinklepaugh, Van Orthwick, Wachtel, White, Williams, W. W.
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24

NAYS.

Mr. Abbott, Briske, Cole, Eaton, Goodrich,	Mr. Harris, Judd, Killean, Kirby, McKinstry,	Mr. Mellen, Morton, O'Keefe, Pealer,	Mr. Randall, Turner, Watts, Wells,
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The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 20, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

Senate bill No. 37 (file No. 26), entitled

A bill to amend sections 1, 4, 10 and 25, of chapter 83, of the compiled laws of 1871, as amended by act No. 52 of the session laws of 1872, approved March 29th, 1872, being compiler's sections 3752, 3755, 3761 and 3765 of Howell's annotated statutes, relative to the formation of corporations for the purpose of engaging in commerce or navigation.

In accordance with a message from the House this day received.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Mr. Hanscom moved to amend the title by adding at the end thereof the words "and by adding at the end thereof a new section to stand as section 20."

Which motion prevailed.

The title as amended was then agreed to.

The Speaker also announced the following:

SENATE CHAMBER, }

Lansing, June 20, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 28 (file No. 167), entitled

A bill to provide for indeterminate sentences and disposition, management and release of criminals under such sentence.

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER, }

Lansing, June 20, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to ask the House to return the following bill:

Senate bill No. 134 (file No. 70), entitled

A bill to amend section 9 of article 2 of act No. 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," as amended by act No. 177, session laws of 1887, and act No. 116, public acts of 1883.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Mr. Goodrich moved to discharge the committee on railroads from the further consideration of the bill.

Which motion prevailed.

By the committee on railroads:

The committee on railroads, to whom was referred

Senate bill No. 134 (file No. 70), entitled

A bill to amend section 9 of article 2 of act number 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corpora-

tions owning or operating any railroad in this State," as amended by act number 177, session laws of 1877, and act number 116, public acts of 1883.

Respectfully report the same back to the House in accordance with instructions.

N. J. BROWN, *Chairman.*

Report accepted and committee discharged.

The bill was directed to be returned to the Senate in accordance with the request therefor.

GENERAL ORDER.

Mr. Wells moved that the House go into committee of the whole on the general order.

Mr. W. W. Williams moved to amend the motion so as that the House go into the committee of the whole for the consideration of

House bill No. 538 (file No. 416), entitled

A bill relating to the election of Representatives to the State Legislature in districts where more than one is to be elected.

Mr. Murtagh moved that the motion to amend do lie on the table.

Which motion did not prevail.

The motion to amend then prevailed.

The motion as amended then prevailed, and the House went into committee of the whole for the consideration of

House bill No. 538 (file No. 416), entitled

A bill relating to the election of Representatives to the State Legislature in districts where more than one is to be elected.

Whereupon the Speaker called Mr. Curtis to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 538 (file No. 416), entitled

A bill relating to the election of Representatives to the State Legislature in districts where more than one is to be elected.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

J. B. F. CURTIS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. N. J. Brown,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. N. J. Brown,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hanscom,	Mr. Preston, J. L., Mr. Stout,
Alexander,	Harris,	Preston, W. W., Swift,
Angerer,	Hobart,	Robinson, R., Tinklepaugh,
Baker,	Judd,	Rogers, Turner,
Baldwin,	Lusk,	Rauthier, Van Orthwick,

Mr. Brown, N. J.,	Mr. McElroy,	Mr. Russ,	Mr. Waite,
Cole,	McMillan,	Salisbury,	Watson,
Collins,	Morton,	Sherman,	Watts,
Curtis,	Northup,	Slosson,	Wells,
Dalton,	O'Keefe,	Smith, A. A.,	White,
Damon,	Peabody,	Southworth,	Williams, W. W.
Dewey,	Pealer,	Spencer,	Wood,
Eaton,	Potter,	Stoflet,	Speaker,
Goodrich,			

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NAYS.

Mr. Austin,	Mr. Gregory,	Mr. Kirby,	Mr. Taylor,
Briske,	Heineman,	McKinstry,	Wachtel,
Browne, H. W.,	Hinkson,	Murtagh,	Wettlaufer,
Chambers,	Huebner,	Probert,	Wiggins,
Ferguson,	Jasnowski,	Randall,	

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The question being on agreeing to the title,

Mr. Randall moved to amend the title so as to read as follows:

A bill to reduce the democratic minority in the House of Representatives.

Which motion did not prevail.

The title was then agreed to.

On motion of Mr. Turner,

The House adjourned.

Lansing, Friday, June 21, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Beale.

Roll called: quorum present.

Absent without leave: Messrs. Aleshire, Hall, Hanscom, and Lowden.

On motion of Mr. Jasnowski,

Leave of absence was granted to Mr. Dee for the day.

REPORTS OF STANDING COMMITTEES.

By the committee on railroads:

The committee on railroads, to whom was referred

Senate bill No. 166 (file No. 172), entitled

A bill to amend sections 5, 17 and 28 of act No. 79 of the session laws of 1873, as amended by acts 88, session laws of 1877, 81, session laws of 1883, and 247, session laws of 1887, being paragraphs numbered 3289, 3301 and 3310 of Howell's annotated statutes of 1882, and entitled "An act to provide for the appointment of a Commissioner of Railroads, and to define his powers, duties, and to fix his compensation,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto. recommending that the amendments be concurred in and that the

bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

N. J. BROWN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. N. J. Brown,
The House concurred in the amendments made to the bill by the committee.
The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on towns and counties:

The committee on towns and counties, to whom was referred
House bill No. 730, entitled

A bill to vacate the township of Benton in the county of Cheboygan and to attach its territory to, and incorporate the same within, the township of Grant in said county,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend sections 4 and 5 of an act entitled An act to provide a place of holding the annual township meeting of the township of Benton, in the county of Cheboygan, on the first Monday in April, A. D. 1889, and to provide for the appointment of a board of registration and of inspectors of election, of local acts of 1889, approved March 19, 1889,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

JNO. A. DAMON, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Wachtel,
The House concurred in the adoption of the substitute reported by committee.

On motion of Mr. Wachtel,
The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gill,	Mr. McMillan,	Mr. Spencer,
Alexander,	Goodrich,	Mellen,	Stout,
Austin,	Harris,	Morton,	Taylor.
Baldwin,	Hawley,	Murtagh,	Tyrrell,
Briske,	Heineman,	Northup,	Van Orthwick,
Browne, H. W.,	Hinkson,	Peabody,	Wachtel,
Brown, N. J.,	Huebner,	Pealer,	Wagner,
Canfield,	Jackson,	Potter,	Waite,
Chambers,	Jasnowski,	Probert,	Watson,
Cole,	Judd,	Randall,	Watts,
Collins,	Killean,	Robinson, R.,	Wells,
Damon,	Kirby,	Rauthier,	Wettlaufer,
Dewey,	Lusk,	Russ,	White,
Deming,	McElroy,	Salisbury,	Wiggins,

Mr. Eaton, Gibbons,	Mr. McKay, McKinstry,	Mr. Smith, A. A., Mr. Williams, W.W. Southworth,	63
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NAYS.

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Title agreed to.

On motion of Mr. Wachtel,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on judiciary:

The committee on judiciary, to whom was referred House bill No. 189, entitled

A bill to amend sections 1 and 2 of act 222 of the session laws of 1887, entitled "An act to prevent crime and to punish truancy,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred Senate bill No. 6 (file No. 18), entitled

A bill to provide for selecting and drawing jurors for the circuit court of the county of Saginaw,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred Senate bill No. 343 (file No. 181), entitled

A bill to amend act No. 260 of the public acts of 1881, approved June 10, 1881, being chapter 52 of Howell's annotated statutes relative to the protection of children in certain cases, as amended by act No. 192 of the public acts of 1887, approved June 18, 1887, by adding five sections thereto to stand as sections 11, 12, 13, 14 and 15 of said act,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 668, entitled

A bill to amend sections 4, 5, 8 and 14 of chapter 2, sections 4 and 7 of chapter 3, section 3 of chapter 4, section 4 of chapter 11 of act No. 243 of the session laws of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening and improvement and maintenance of highways and private roads, and the building and repairing and preservation of bridges within this State," approved June 8, 1881, and to add a new section to chapter 12 thereof to stand as section 15, and to repeal act No. 200 of the session laws of 1887, and all acts and parts of acts inconsistent therewith,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend section 3 of chapter 16 of the revised statutes of 1846, as amended by act No. 212 of the public acts of 1875, being section No. 671 of Howell's annotated statutes, as amended by act No. 61 of the public acts of 1887, relative to the power and duties of townships, and to repeal act No. 200 of the session laws of 1849, being section 750 of Howell's annotated statutes, as amended by act No. 60 of the public acts of 1887,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The House concurred in the adoption of the substitute reported by committee.

The bill was then ordered printed, referred to the committee of the whole and placed on the general order.

By the committee on public health:

The committee on public health, to whom was referred

House bill No. 452, entitled

A bill providing for the registration by health officers of births, deaths occurring during confinement and puerperal diseases.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

JAS. B. F. CURTIS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Curtis,

The bill was laid on the table.

By the committee on public health:

The committee on public health, to whom was referred

House bill No. 766 (file No. 275), entitled

A bill to prevent the manufacture and sale of adulterated articles of food and drink, and to provide for their inspection.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

JAS. B. F. CURTIS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Curtis,
The bill was laid on the table.

By the committee on public health:

The committee on public health, to whom was referred
House bill No. 236, entitled

A bill to compensate observers, and thus increase the usefulness of the meteorological reports made to the State Board of Health,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

JAS. B. F. CURTIS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Curtis,
The bill was laid on the table.

By the committee on public lands:

The committee on public lands, to whom was referred
Senate bill No. 292 (file No. 145), entitled

A bill to lay out, establish and provide for the construction of Bay de Noc and Lake Superior State road,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

R. D. O'KEEFE, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Northup,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Northup,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Alexander,	Mr. Goodrich,	Mr. McKinstry,	Mr. Slosson,
Baldwin,	Harris,	McMillan,	Smith, A. A.,
Briske,	Hawley,	Mellen,	Southworth,
Brown, N. J.,	Heineman,	Morton,	Stout,
Browne, H. W.,	Hinkson,	Murtagh,	Taylor,
Chambers,	Hoaglin,	Northup,	Tinklebaugh,
Cole,	Hobart,	O'Keefe,	Tyrrell,
Curtis,	Huebner,	Peabody,	Van Orthwick,
Dalton,	Jackson,	Pealer,	Wagner,
Damon,	Jasnowski,	Potter,	Waite,
Dewey,	Killean,	Preston, J. L.,	Watson,
Deming	Kirby,	Probert,	Wells,
Dyer,	Lusk,	Robinson, R.,	White,
Eaton,	McElroy,	Rogers,	Wiggins,
Ferguson,	McGregor,	Rauthier,	Williams, W. W.,

Mr. Fitch, Gill,	Mr. McKay,	Mr. Salisbury,	Mr. Wood,	
				65
		NAYS.		0

Title agreed to.

On motion of Mr. Northup.

By a two-thirds vote of all the members elect, the bill was ordered to take immediate effect.

By the committee on public lands:

The committee on public lands, to whom was referred House bill No. 669, entitled

A bill to authorize the board of control of State swamp lands to make an appropriation of State swamps lands to aid in the construction of a State road from Bessemer, Gogebic county, to the mouth of Black River in said county,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

R. D. O'KEEFE, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. O'Keefe,

The bill was laid on the table.

By the committee on public lands:

The committee on public lands, to whom was referred

House bill No. 627, entitled

A bill to amend section 128 of Howell's annotated statutes, relative to election districts, registration and elections therein,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to provide for the disposition of moneys collected from the United States government as indemnity for State swamp lands sold by said government,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

R. D. O'KEEFE, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. O'Keefe,

The House concurred in the adoption of the substitute reported by committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

REPORTS OF SELECT COMMITTEES.

By the committee of conference:

The committee of conference, to whom was referred

Senate bill No. 126 (file No. 141, substitute for file No. 69), entitled

A bill to amend section 9 of article 2 of act No. 198 of the public acts of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and manage-

ment, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," as amended by act No. 177 of the public acts of 1877 and act No. 116 of the public acts of 1883.

Which said bill the House has amended, as shown by the message transmitting the same, as follows:

1. By striking out of line 56 of recited section 9 the words "the Upper Peninsula nor."

2. By striking out of lines 62, 63, 64 and 65 of section 9 the following: "But such compensation for transporting any person and his or her ordinary baggage, not exceeding in weight one hundred and fifty pounds, shall not exceed three cents per mile in the Lower Peninsula and five cents per mile in the Upper Peninsula," and inserting in lieu thereof the following:

"But such compensation for transporting any passenger and his or her ordinary baggage, not exceeding in weight 150 pounds, shall not exceed two cents per mile, except on roads in which the gross passenger earnings including mails, express and baggage, for the previous year, as determined by the commissioner of railroads, shall not exceed one thousand dollars per mile, in which case the said commissioner of railroads shall issue an order, authorizing such road to charge any rate not to exceed three cents per mile.

Provided, That all new roads may charge three cents per mile until such time as the commissioner of railroads shall be able to determine the earnings of said railroad according to the provisions of this section: *Provided further*, That in the upper peninsula three cents per mile may be charged and collected on all railroads."

3. By striking out of lines 79 and 80 of recited section 9 the following: "in the lower peninsula and five cents per mile in the upper peninsula."

And in all of said named amendments the Senate non-concurred and asked for a committee of conference, which request was granted and such committee duly appointed.

Respectfully report that they have had said bill and the matters of disagreement existing between the two Houses relative to said amendments under careful consideration, and make the following recommendations in respect thereto:

1. That as to the first named amendment made to said bill by the House, the House recede therefrom.

2. That as to the second named amendment made to said bill by the House, the House recede therefrom.

3. That as to the third named amendment made to said bill by the House, the Senate concur therein.

And the conference committee respectfully ask that both Houses concur in the recommendations herein set forth; that the bill as so amended stand concurred in by both Houses, and that they be discharged from the further consideration of the subject.

N. J. BROWN,
S. W. TURNER,
W. M. SLOSSON,

Conference Committee on the part of the House.

F. B. GALBRAITH,
J. E. BARRINGER,

Committee on the part of the Senate.

Report accepted and committee discharged.

Mr. Pealer moved that the bill do lie on the table pending the printing of the report in the Journal.

Pending which

Mr. Turner moved that the report be made the special order for 3 o'clock this P. M.

Which motion did not prevail, two-thirds of all the members present not voting therefor.

The motion that the bill do lie on the table then prevailed.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, June 20, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 232, being

An act to amend sections one and two of an act entitled "An act for the protection of fish in lakes known as Devil's lake and Round lake in Lenawee county, Whitmore lake in Washtenaw county, and Brace lake in Calhoun county," approved March 24, 1869.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 19, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 562 (file No. 321), being

An act to amend section 4309 of the compiled laws of 1871, as amended by act No. 35 of the public acts of 1881, being section 5772a of Howell's annotated statutes, as amended by act No. 169 of the public acts of 1883, relative to the title of real property by descent.

Also:

House joint resolution No. 17 (file No. 16), being

Joint resolution to authorize the issue of a patent to Marvin S. Cadwell upon primary school land certificate number 1168.

C. G. LUCE, *Governor.*

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 21, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 502 (file No. 146), being

An act to authorize the townships of Erie, Lasalle and Monroe, in the county of Monroe, to construct a gravel and stone road in said several town-

ships, between the south line of Erie and the north line of Monroe, in the line of the old territorial road leading from Maumee to Detroit.

Also:

House bill No. 564 (file No. 393), being

An act to amend act No. 161 of the session laws of 1855, entitled "An act to incorporate the village of Three Rivers," approved February 13, 1855, as amended by the following acts, to-wit: Act No. 205 of the session laws of 1873, act No. 338 of the local acts of 1879, act No. 351 of the local acts of 1881, and act No. 478 of the local acts of 1887, by amending sections 5, 12, 14 and 24, and by adding two new sections to stand as sections 67 and 68.

O. G. LUCE,
Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

Senate Chamber,
Lansing, June 20, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 224 (file No. 307), entitled

A bill to limit the amount of water that may be permitted to flow from artesian wells in certain cases, and to provide a remedy for such person or persons as shall be injured because of any violation of the provisions of this act.

In the passage of which, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 20, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 370 (file No. 179), entitled

A bill to define and limit the amounts to be paid to members of legislative committees for travel and expenses in certain cases.

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 20, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 206 (file No. 188), entitled

A bill making an appropriation for the Independent Forestry Commission of the State of Michigan for the years 1889 and 1890.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on horticulture.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 20, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 793, entitled

A bill to amend act No. 153 of the session laws of 1861, being an act entitled "An act to incorporate the public schools of the city of Adrian," as amended by act No. 341 of the session laws of 1869 and all other acts amendatory thereof.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 20, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 387 (file No. 355), entitled

A bill to amend sec. 1 of act number 205 of the public acts of 1885, entitled "An act to authorize the transcript of a judgment from the docket of one justice of the peace to that of another within this State."

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 20, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 357 (file No. 277), entitled

A bill to amend chapter 7 of act No. 243 of the public acts of the year 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within the State," by adding four new sections thereto, to stand as sections 10, 11, 12 and 13 of said chapter,

And to inform the House that the Senate has amended the same, as follows, viz:

1. By inserting in House amendments, line 2 of section 10, after the word "on" the words "or across."
2. By striking out of line 3 of section 10 the word "crossing," and inserting in lieu thereof the words "either crossing or running along."
3. By striking out of lines 3, 4 and 5 of section 10 the words "the span of which bridge shall be 75 feet or more and the cost of construction of which will be \$1,500 or more."
4. By striking out of line 12 of section 10 the words "in said act," and inserting in lieu thereof the words "of this chapter."
5. By striking out of line 5 of section 11 the words "the joint order of the two commissioners," and inserting in lieu thereof the words "orders on such treasurers respectively signed by such two commissioners jointly, and countersigned by the clerk of the township where such orders are payable and having endorsed thereon the certificate of such two commissioners certifying that such labor has been actually performed or the material furnished for which such order was given."
6. By striking out of lines 2, 3, 4 and 5 of section 13 the words "Provided, That ordinary repairs costing twenty dollars or less shall be made by the joint action of the overseers in whose road district the same may be situated, regardless of anything contained in section 12 of chapter 1 of this act."

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Hinkson,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Alexander, Mr. Gill,

Mr. Kirby,

Mr. Smith, A. A.,

Mr. Angerer,	Mr. Goodrich,	Mr. Lusk,	Mr. Spencer,
Austin,	Gregory,	McElroy,	Stoflet,
Baldwin,	Harris,	McGregor,	Stout,
Briske,	Hawley,	McKinstry,	Taylor,
Browne, H. W.,	Heineman,	Mellen,	Tinklepaugh,
Brown, N. J.,	Hinkson,	Murtagh,	Tyrrell,
Canfield,	Hoaglin,	Northup,	Van Orthwick,
Cole,	Hobart,	O'Keefe,	Wagner,
Collins,	Huebner,	Peabody,	Waite,
Dalton,	Jackson,	Preston, J. L.	Wettlauffer,
Damon,	Jasnowski,	Rauthier,	Wiggins,
Deming,	Judd;	Russ,	Wood,
Dyer,	Killean,	Slosson,	Zagelmeyer,

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The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 20, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 389 (file No. 165), entitled

A bill to revise and consolidate the laws relative to the State Board of Education.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 20, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 638, entitled

A bill to authorize the Board of Supervisors of Bay county and the Bay County Agricultural Society to sell and convey lands held in trust by said Board for the benefit of said society.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, June 20, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No 94 (file No. 24), entitled

A bill declaring certain contracts, agreements, understandings and combinations unlawful, and to provide punishment for those who shall enter into the same or do any act in performance thereof,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, June 20, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 358 (file No. 359), entitled

A bill to provide for the compilation, publication and distribution in book form of all laws now in existence in regard to the powers and duties of township officers, to supply the same to certain township officers and to repeal act No. 123 of the public acts of 1881, approved May 7, 1881, being compiler's sections 787, 787a, 787b, 787c and 787d of Howell's annotated statutes, and all other acts or parts of acts inconsistent with the provisions of this act,

And to inform the House that the Senate has amended the same, as follows, viz:

1. By striking out of lines 1 and 2 of section 2 the words "A sufficient number of copies to supply the following officers with one copy each," and inserting in lieu thereof the words "twelve thousand copies and following officers shall be supplied with one copy each."

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Damon,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Alexander,	Mr. Harris,	Mr. Morton,	Mr. Spencer,
Angerer,	Hawley,	Murtagh,	Stout,
Baldwin,	Heineman,	O'Keefe,	Taylor,
Briske,	Hoaglin,	Peabody,	Tinklepaugh,

Mr. Brown, N. J.,	Mr. Hobart,	Mr. Pealer,	Mr. Tyrrell,
Canfield,	Huebner,	Preston, W. W.,	Van Orthwick,
Cole,	Jackson,	Probert,	Wachtel,
Collins,	Jasnowski,	Robinson, R.,	Wagner,
Curtis,	Judd,	Rogers,	Watts,
Dalton,	Killean,	Rauthier,	Wettlaufer,
Damon,	Kirby,	Russ,	White,
Dewey,	Lusk,	Sherman,	Wiggins,
Deming,	McElroy,	Slosson.	Williams, C. W.
Dyer,	McKay,	Smith, A. A.,	Williams, W. W.
Eaton,	McKinstry,	Southworth,	Speaker, 62
Goodrich,	Mellen,		
NAYS. 0			

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 20, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill :

House bill No. 25 (file No. 16), entitled

A bill to amend section 13 of article 2, act 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 20, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill :

House bill No. 352 (file No. 344), entitled

A bill to amend sec. 10 of chapter 7 of act number 62 of the session laws of 1875, entitled "An act granting and defining the powers and duties of incorporated villages," approved April 1, 1875.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 20, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to re-return to the House the following bill:

House bill No. 712 (file No. 227), entitled

A bill for the protection of game,

For which the Senate adopted a substitute, entitled

Senate substitute for House bill No. 712 (Senate file No. 183), entitled

A bill to amend section 1 of act No. 124, session laws of 1869, entitled "An act to revise and consolidate the several acts relating to the protection of game, and for the better preservation of elk, deer, birds and wild fowl," approved April 3, 1869, and all subsequent amendments of said section, the same being section 2198 of Howell's annotated statutes, as amended by act No. 256, session laws of 1887, approved June 25, 1887, and further amended by act No. 31 of the session laws of 1889, approved March 28, 1889.

In which substitute the House non-concurred and asked for a committee of conference on the difference between the two houses as shown by a prior message,

Now to inform the House that the Senate grants such request, and that Senators Colgrove, Blackwell and Nagel have been appointed such committee on the part of the Senate.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The message was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 20, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 547 (file No. 147), entitled

A bill to confirm deeds and instruments intended for the conveyance of real estate in certain cases,

And to inform the House that the Senate has adopted a substitute therefor, entitled

Senate substitute for House bill No. 547 (file No. 147), (Senate file No. 178), entitled

A bill to amend section 11 of chapter 65 of the revised statutes of the year 1846, being section 5661 of Howell's annotated statutes, relative to deeds executed in foreign countries.

Which substitute has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The substitute bill was read a first and second time by its title and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 20, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to re-return to the House the following bill:

House bill No. 126 (file No. 292, reprint of file No. 214), entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous, intoxicating, malt, brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages (and the forfeiture of leases in certain cases) and to repeal all acts or parts of acts inconsistent with the provisions of this act.

Concerning which a disagreement exists between the two Houses, which disagreement was referred to a conference committee, which conference committee, having considered said disagreement, duly reported thereon, which report has been concurred in by the House, all which matters have been duly set forth in prior messages;

And now to inform the House that the Senate has non-concurred in the adoption of the report of said conference committee, thereby continuing said disagreement;

And further to inform the House that the Senate asks for a second committee of conference, to consist of five members from each House, for the further consideration of said disagreement.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

Mr. Pealer moved that the House committee of conference on the disagreement existing between the two Houses relative to the bill, be discharged.

Which motion prevailed.

On motion of Mr. Damon,

The request of the Senate for a second committee of conference relative to the difference existing between the two Houses relative to the bill, was granted.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 21, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to re-transmit to the House the following bill:

Senate bill No. 134 (file No. 70), entitled

To amend section 9 of article 2 of act No. 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," as amended by act No. 177, session laws of 1877, and act No. 116, public acts of 1883.

Which was returned to the Senate at its request, now to inform the House that the Senate has taken no further action thereon.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on railroads.

The Speaker announced the following:

SENATE CHAMBER, {
Lansing, June 21, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following concurrent resolution:

WHEREAS, Throughout the north there exists a strong and deep-seated sentiment that the nation owes the union soldier of the war of the rebellion, her defenders in her dark hours of peril, a debt that she can never fully pay, and,

WHEREAS, Nearly a quarter of a century has elapsed since the close of that memorable struggle, when the preservation of the union was assured; to the end that in some measure justice may be done to the old veterans, many of whom begin to feel the infirmities of age, and to experience disability and suffering as the result of exposure, imprisonment or wounds; and that it may be demonstrated to the present and future generations that republics are not ungrateful, be it

Resolved, by the House of Representatives (the Senate concurring), That our Senators and Representatives in Congress are hereby requested to use their best efforts to secure the enactment of a law providing for a service pension of at least \$8.00 per month for every man who served for a period of ninety days or more in the army or navy during the civil war.

Resolved further, That the Governor be and he is hereby requested to transmit a copy of the foregoing preamble and resolution to each of our Senators and Representatives in Congress.

In the adoption of which the Senate has concurred.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The resolutions were referred to the committee on engrossment and enrollment for enrollment.

MOTIONS AND RESOLUTIONS.

Mr. Chambers moved to reconsider the vote by which the House refused to pass

House bill No. 115 (file No. 357), entitled

A bill to protect fish and preserve the fisheries of this State by prohibiting certain deposits in the waters of the State, and to repeal act No. 350 of the public acts of 1865, and all amendments and additions thereto.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. Chambers,

The bill was laid on the table.

On motion of Mr. Goodrich,
Leave of absence was granted to George Stomount, House messenger, until June 29th.

The Speaker called Mr. Eaton to the chair.

Mr. Damon moved to discharge the committee of the whole from the further consideration of

House bill No. 176 (file No. 381), entitled

A bill to amend section 1 of chapter 1 of an act entitled "An act to incorporate the city of Marquette, being act 202 of the session laws of 1871, approved Feb. 27, 1871, as amended by the several acts amendatory thereof.

On motion of Mr. Damon,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Deming,	Mr. McElroy,	Mr. Smith, A. A.,
Angerer,	Dyer,	McKay,	Spencer,
Austin,	Eaton,	McKinstry,	Stoflet,
Baker,	Ferguson,	Mellen,	Stout,
Baldwin,	Gill,	Murtagh,	Tinklepaugh,
Briske,	Goodrich,	O'Keefe,	Tyrrell,
Browne, H. W.,	Harris,	Peabody,	Wachtel,
Canfield,	Hawley,	Preston, W. W.	Wagner,
Chambers,	Heineman,	Probert,	Watts,
Cole,	Hinkson,	Robinson, H. W.	Wettlaufer,
Collins,	Huebner,	Robinson, R.,	White,
Curtis,	Jackson,	Rogers,	Wiggins,
Dalton,	Jasnowski,	Salisbury,	Williams, C. W.
Damon,	Judd,	Sherman,	Williams, W. W.
Dewey,	Killean,		58

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Mr. Waite,

Title agreed to.

On motion of Mr. Wagner,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Pealer moved to take from the table

House bill No. 375 (file No. 224), entitled

A bill to amend section 35 of act No. 264 of the session laws of 1861, entitled "An act to authorize proceedings by garnishment in the circuit courts and district court of the Upper Peninsula," being section 8091 of Howell's annotated statutes of the State of Michigan.

Which motion prevailed.

On motion of Mr. Pealer,

The bill was referred to the committee on judiciary.

Mr. Kirby moved to discharge the committee of the whole from the further consideration of

House bill No. 412 (file No. 521), entitled

A bill to amend sections 2 and 14 of act No. 467 of the local acts of 1887,

entitled An act to revise and amend act No. 305 of the local acts of 1883, entitled "An act to re-incorporate the village of Vicksburg," approved May 18, 1887, and to add two new sections thereto, to stand as 17 and 18.

Which motion prevailed.

On motion of Mr. Kirby,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott	Mr. Fitch,	Mr. McKinstry,	Mr. Sherman,
Angerer,	Gibbons,	McMillan,	Smith, A. A.
Austin,	Goodrich,	Mellen,	Southworth,
Baker,	Harris,	Morton,	Spencer,
Baldwin,	Hawley,	Northup,	Stoflet,
Briske,	Heineman,	Peabody,	Stout,
Canfield,	Hoaglin,	Pealer,	Tinklepaugh,
Cole,	Huebner,	Preston, J. L.,	Turner,
Collins,	Jackson,	Preston, W. W.,	Tyrrell,
Curtis,	Jasnowski,	Probert,	Van Orthwick,
Dalton,	Judd,	Randall,	Wachtel,
Damon,	Killean,	Robinson, R.,	Watson,
Dee,	Kirby,	Rogers,	Watts,
Dewey,	Lusk,	Rauthier,	Wells,
Deming,	McElroy,	Russ,	Wiggins,
Eaton,	McKay,	Salisbury,	

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Title agreed to.

On motion of Mr. Kirby,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker resumed the chair.

UNFINISHED BUSINESS.

Being the consideration of the following:

WHEREAS, By the ordinance of 1787 it is declared that the navigable waters of the great lakes and the carrying places between the same shall be common highways and forever free; and,

WHEREAS, By an act of Congress, passed September 28, 1850, certain marsh and swamp lands were granted to this State to be redeemed and made fit for cultivation; and,

WHEREAS, Under this grant this State has sold swamp or marsh lands adjoining the great lakes, their bays and inlets, and

WHEREAS, Parties who have bought such lands claim that they have the exclusive right to shoot wild fowl upon and catch fish in the adjoining navigable waters, thereby giving reason for much dispute and in some cases expensive litigation.

Therefore be it resolved by the House of Representatives (the Senate concurring), That the proper authorities, who now or may hereafter be authorized to convey lands belonging to this State, be and the same are hereby instructed in every conveyance of land adjoining the navigable waters of this State,

their bays, tributaries and inlets, that the right of the public to hunt wild game upon or catch fish in all such waters to the line where the waters stand when free from disturbing causes, shall in every such conveyance be reserved to the public.

The question being on the adoption of the resolution,

The resolution was adopted.

Also the following:

WHEREAS, There are certain lands in Saginaw Bay, within the limits of township (16) north, range nine (9) east, in Huron county, between the main land and the Island known as Kate-chai or Mason Island, which lands, at the time of the original government survey, were omitted from such survey, and were shown on the plats of said surveyor as "wet, marshy and marshy wet ground," which lands are swamped and overflowed, so as to be rendered thereby unfit for cultivation, and are, therefore, within the grant made by the United States to the State of Michigan, (approved September 23rd, 1850,) providing for the granting of certain swamp and overflowed lands to the State in said act named; and

WHEREAS, The said low and wet lands have never been patented by the United States to the State of Michigan; now, therefore

Be it Resolved by the House of Representatives (the Senate concurring) of the State of Michigan, That the Governor of this State be and he is hereby requested to make application to the Interior Department of the United States, at Washington, to take such preliminary steps as may be necessary, if any such are required, and to issue to the State of Michigan a patent for said lands in accordance with the terms of said act of Congress; and when such patent shall have been issued the lands shall not be sold or otherwise further disposed of by the State, but shall be reserved by the State until otherwise directed by a special act of the Legislature.

The question being on the adoption of the resolution,

The resolution was adopted.

Also the following:

House bill No. 254 (file No. 376), entitled

A bill to amend chapter 12 of act number 164 of the public acts of 1881, entitled An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act, as amended by act number 266 of the public acts of 1887,

The consideration of which had been cut off by other business.

On motion of Mr. H. W. Robinson,

The House went into committee of the whole, for the consideration of the bill, Whereupon the Speaker called Mr. Jasnowski to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee of the whole have had under consideration the following:

House bill No. 254 (file No. 376), entitled

A bill to amend chapter 12 of act number 164 of the public acts of 1881, entitled An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act, as amended by act number 266 of the public acts of 1887.

Have stricken out all after the enacting clause thereof, and have directed

their chairman to report that fact to the House, asking concurrence therein.

ADOLPH JASNOWSKI, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Harris,

The House concurred in the action of the committee in striking out all after the enacting clause of the bill, and

The title and enacting clause were laid on the table.

GENERAL ORDER.

On motion of Mr. Huebner,

The House went into committee of the whole, on the general order, with the Speaker in the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following: House bill No. 233 (file No. 387), entitled

A bill to amend section 3 of article 3 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1, 1873, to provide for the taxation of railroad property and to repeal section 33 of an act approved March 28, 1846, entitled "An act to authorize the sale of the Central Railroad and to incorporate the Michigan Central Railroad Company;" section 21 of an act approved May 4, 1846, entitled "An act to incorporate the Grand River Valley Railroad Company;" section 2 of an act approved May 18, 1846, entitled "An act in regard to the Erie & Kalamazoo Railroad Company;" section 31 of an act approved May 9, 1846, entitled "An act to authorize the sale of the Southern Railroad and incorporate the Michigan Southern Railroad Company," and section 9 of an act approved February 13, 1855, entitled "An act to authorize the consolidation of the Detroit & Pontiac, and the Oakland & Ottawa Railroad Company so as to form a continuous line from Detroit to Lake Michigan, under the name of the Detroit & Milwaukee Railroad Company."

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend its passage.

G. J. DIEKEMA, *Chairman.*

Report accepted and committee discharged.

The bill was placed on the order of third reading.

On motion of Mr. Wood,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

On motion of Mr. McMillan,
Leave of absence was granted to Mr. Wachtel for the afternoon.

GENERAL ORDER.

On motion of Mr. Waite,

The House went into committee of the whole on the general order with the Speaker in the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:

1. House bill No. 292 (file No. 389), entitled

A bill to amend section 4381 of the compiled laws of 1871, being section 5851, Howell's annotated statutes, relative to the appointment of special administrators.

2. House bill No. 498 (file No. 364), entitled

A bill to amend act No. 40 of the session laws of 1877, entitled "An act to provide or facilitate the incorporation of military or light guard companies for certain purposes, being chapter 26 of Howell's annotated statutes, compiler's sections 994 to 1000, both inclusive, by adding three sections thereto to stand as sections 8, 9 and 10.

3. Senate bill No. 343 (file No. 181), entitled

A bill to amend act No. 260 of the public acts of 1881, approved June 10, 1881, being chapter 52 of Howell's annotated statutes relative to the protection of children in certain cases, as amended by act No. 192 of the public acts of 1887, approved June 18, 1887, by adding five sections thereto to stand as sections 11, 12, 13, 14 and 15 of said act.

4. House bill No. 448 (file No. 289), entitled

A bill to authorize the formation of lighting, heating and power companies.

5. House bill No. 699 (file No. 403), entitled

A bill to provide for the employment of convicts in the prisons of Michigan that are under State control, to establish their hours of labor, and to make an appropriation for the employment of convicts, and to repeal all acts in contravention to this act.

6. House bill No. 686 (file No. 414), entitled

A bill to amend section 22 of article 4 of act number 198 of the session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," approved May 1, 1873, as amended by act number 234, of the public acts of 1885, approved June 20, 1885.

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following:

7. Senate bill No. 108 (file No. 127), entitled

A bill to authorize the township board of any township to license hawkers, peddlers and pawnbrokers and hawking and peddling, and to regulate and license the sale or peddling of goods, wares, merchandise, refreshments or any kind of property or thing by persons going about from place to place in the township for that purpose, or from any stand, cart, vehicle or other de-

vice in the streets, highways or in or upon wharves, docks, open places or spaces, public grounds or buildings in the township, and to provide a forfeiture for every person who, without license, or contrary to the terms of any license granted to him, shall exercise any occupation or trade, or do anything in respect to which any license shall be required by any resolution or regulation of the township board made or passed under authority of this act.

8. House bill No. 334 (file No. 369), entitled

A bill to provide for the appointment, fix the compensation, and prescribe the duties of the stenographer of the twenty-first judicial circuit.

9. House bill No. 701 (file No. 407), entitled

A bill to regulate the employment and to provide for the safety of women and children in mercantile industries and manufacturing establishments, and to provide for the appointment of inspectors to enforce the same and other acts providing for the safety and regulating the employment of said persons.

10. House bill No. 675 (file No. 402), entitled

A bill to define and regulate the business of pawnbrokers.

11. House bill No. 166 (file No. 172), entitled

A bill to amend sections 5 and 28 of act number 79 of the session laws of 1873, as amended by acts 88, session laws of 1877, 81, session laws of 1883, and 247, session laws of 1887, being paragraphs numbered 3289 and 3310 of Howell's annotated statutes of 1882, and entitled "An act to provide for the appointment of a commissioner of railroads, and to define his powers, duties, and fix his compensation."

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

The committee of the whole have also had under consideration the following:

12. Senate joint resolution No. 22 (file No. 3), entitled

Joint resolution accepting the invitation of the French government to the Paris Universal Exposition of 1889.

And have directed their chairman to report the same back to the House with the recommendation that it be referred to the committee on State affairs.

W. W. WILLIAMS, *Speaker pro tem., Chairman.*

(He having been called to the chair by the Speaker during the session of the committee.)

Report accepted and committee discharged.

The first, second, third, fourth, fifth and sixth named bills were placed on the order of third reading.

On motion of Mr. Murtagh,

The House concurred in the amendments made by the committee to the first, second, third, fourth, fifth, sixth, seventh, eighth, ninth, tenth and eleventh named bills, and they were placed on the order of third reading.

On motion of Mr. N. J. Brown,

The House concurred in the recommendation of the committee relative to the twelfth named joint resolution, and it was referred to the committee on State affairs.

Mr. Eaton moved to discharge the committee on railroads from the further consideration of

Senate bill No. 134 (file No. 70), entitled

A bill to amend section nine of article two of act No. 198 of the session

laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," as amended by act No. 177, session laws of 1877, and act No. 116, public acts of 1883.

On which motion,

Mr. N. J. Brown demanded the yeas and nays.

The demand was seconded, and

Pending the calling of the roll,

Mr. H. W. Brown demanded the previous question.

The demand was seconded.

The question being shall the main question be now put,

The same was ordered.

The roll was then called, and

The motion to discharge the committee on railroads from the further consideration of the bill prevailed, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Fitch,	Mr. McKay,	Mr. Taylor,
Aleshire,	Gibbons,	McKinstry,	Van Orthwick,
Angerer,	Gill,	Murtagh,	Watson,
Austin,	Goodrich,	Pealer,	Watts,
Baldwin,	Hawley,	Potter,	Wettlaufer,
Cole,	Heineman,	Probert,	White,
Damon,	Hinkson,	Robinson, R.,	Wiggins,
Dewey,	Jackson,	Russ,	Williams, C. W.
Deming,	Jasnowski,	Sherman,	Williams, W. W.
Eaton,	Kirby,	Smith, A. A.,	Wood,
Ferguson,	Lusk,	Stout,	

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Mr. Baker,	Mr. Hanscom,	Mr. Mellen,	Mr. Rauthier,
Bignall,	Hall,	Morton,	Southworth,
Briske,	Harris,	Northup,	Tinklepaugh,
Browne, H. W.,	Hobart,	Peabody,	Tyrrell,
Canfield	Hollister,	Preston, J. L.,	Wagner,
Chambers,	Huebner,	Preston, W.W.,	Waite,
Collins,	Judd,	Rogers,	Wells,
Dee,	McElroy,		

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On motion of Mr. Eaton,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Austin moved that there be a call of the House.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members reported absent without leave: Messrs. Dalton, Deming, Dyer, Gregory, Lowden, Stoflet, Swift and Wiggins.

On motion of Mr. Cole,

[June 21,

Mr. Gregory was excused from the operation of the call.

On motion of Mr. McGregor,

Mr. Dyer was excused from the operation of the call.

On motion of Mr. Jasnowski,

Mr. Deming was excused from the operation of the call.

On motion of Mr. W. W. Williams,

The Sergeant-at-Arms was despatched after the absentees.

Mr. Abbott moved that the vote on the pending bill be taken with the bar of the House closed under the operation os the call.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Chambers moved to amend the bill by striking out at the end of line 78, section 9, the words "*Provided*, That in the Upper Peninsula five cents per mile may be charged and collected on all trains."

Which motion prevailed.

Mr. Harris moved to amend the bill by adding at the end of line 78, sec-9, the following: *Provided*, That on all railroads north of thirty-three degrees and thirty minutes north latitude, any rate not exceeding three cents per mile may be charged for fare for passengers.

Which motion did not prevail.

Mr. Baker moved to amend the bill by adding at the end of section 9, the following: *Provided*, That all persons paying on the trains, shall pay a rate not exceeding three cents per mile in the Lower Peninsula and four cents per mile in the Upper Peninsula.

Which motion did not prevail.

Mr. Abbott moved to reconsider the vote by which the House agreed to amend this bill by striking out the proviso at the end of section 9.

On which motion,

Mr. Abbot demanded the yeas and nays.

The demand was seconded, and

The motion to reconsider prevailed by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. Murtagh,	Mr. Stout,
Alexander,	Hawley,	Peabody,	Swift,
Angerer,	Hinkson,	Pealer,	Taylor,
Austin,	Hoaglin,	Robinson, R.,	Van Orthwick,
Baldwin,	Huebner,	Rogers,	Watson,
Cole,	Jackson,	Rauthier,	Watts,
Collins,	Jasnowski,	Russ,	Wettlaufer,
Damon,	Kirby,	Salisbury,	White,
Dewey,	Lusk,	Sherman,	Wiggins,
Eaton,	McKay,	Smith, A. A.	Williams, W. W.
Fitch,	McKinstry,	Spencer,	Speaker,
Gibbons,			45

NAYS.

Mr. Baker,	Mr. Gill,	Mr. McMillan,	Mr. Slosson,
Bignall,	Hall,	Mellen,	Stoflet,
Briske,	Hanscom,	Morton,	Tinklepaugh,
Browne, H. W.,	Harris,	Northup,	Turner,
Brown, N. J.,	Heineman,	O'Keefe,	Tyrrell,

Mr. Canfield,	Mr. Hobart,	Mr. Potter,	Mr. Wagner,
Chambers,	Hollister,	Preston, J. L.,	Waite,
Connor,	Judd,	Preston, W. W.	Wells,
Curtis,	Killean,	Probert,	Williams, C. W.,
Dee,	McElroy,	Randall,	Wood,
Ferguson,	McGregor,	Robinson, H. W.	43

The question then being on amending the bill by striking out the proviso at the end of section 9,

Mr. Wood demanded the previous question.

The demand was seconded.

The question being shall the main question be now put,

The same was ordered.

The motion to amend the bill did not then prevail by yeas and nays, as follows:

YEAS.

Mr. Baker,	Mr. Gill,	Mr. McMillan,	Mr. Rauthier,
Bignall,	Hall,	Mellen,	Slosson,
Briske,	Hanscom,	Morton,	Tinklepaugh,
Browne, H. W.,	Harris,	Northup,	Turner,
Brown, N. J.,	Heineman,	O'Keefe,	Tyrrell,
Canfield,	Hobart,	Potter,	Wagner,
Chambers,	Hollister,	Preston, J. L.,	Waite,
Connor,	Judd,	Preston, W. W.,	Wells,
Curtis,	Killean,	Probert,	Williams, C. W.,
Dee,	McElroy,	Randall,	Wood,
Ferguson,	McGregor,	Robinson, H. W.	43

NAYS.

Mr. Abbott,	Mr. Gibbons,	Mr. Murtagh,	Mr. Stout,
Alexander,	Goodrich,	Peabody,	Swift,
Angerer,	Hawley,	Pealer,	Taylor,
Austin,	Hinkson,	Robinson, R.,	Van Orthwick,
Baldwin,	Hoaglin,	Rogers,	Watson,
Cole,	Huebner,	Russ,	Watts,
Collins,	Jackson,	Salisbury,	Wettlaufer,
Damon,	Jasnowski,	Sherman,	White,
Dewey,	Lusk,	Smith, A. A.,	Wiggins,
Eaton,	McKay,	Southworth,	Williams, W. W.,
Fitch,	McKinstry,	Spencer,	Speaker, 44

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gibbons,	Mr. McKinstry,	Mr. Smith, A. A.,
Alexander,	Gill,	Murtagh,	Spencer,
Angerer,	Goodrich,	O'Keefe,	Stoflet,
Austin,	Hawley,	Peabody,	Stout,
Baldwin,	Heineman,	Pealer,	Swift,
Bignall,	Hinkson,	Potter,	Taylor,
Briske,	Hoaglin,	Preston, J. L.,	Tyrrell,

Mr. Chambers, Cole, Collins, Curtis, Damon, Dewey, Eaton, Ferguson, Fitch,	Mr. Hobart, Huebner, Jackson, Jasnowski, Kirby, Lusk, McGregor, McKay,	Mr. Preston, W. W., Mr. Van Orthwick, Probert, Robinson, H. W. Robinson, R., Rogers, Russ, Salisbury, Sherman,	Watson, Watts, Wettlaufer, White, Wiggins, Williams, W. W. Wood,
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NAYS.

Mr. Baker, Browne, H. W., Brown, N. J. Canfield, Connor, Dee, Hall,	Mr. Hanscom, Harris, Hollister, Judd, Killean, McElroy, McMillan,	Mr. Mellen, Morton, Northup, Randall, Rauthier, Slossen, Southworth,	Mr. Tinklepaugh, Turner, Wagner, Waite, Wells, Williams, C. W.
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Title agreed to.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 793 (manuscript), being

An act to amend act No. 153 of the session laws of 1861, being an act entitled "An act to incorporate the public schools of the city of Adrian, as amended by act No. 341 of the session laws of 1869 and all other acts amendatory thereof."

Also:

House bill No. 611 (manuscript), entitled

A bill to amend section 4 of act No. 282 of the local acts of 1887, entitled "An act to revise the charter of the city of Grand Rapids, being amendatory of an act entitled An act to incorporate the city of Grand Rapids, approved April 2, 1850," approved March 29, 1877, as amended by the several acts amendatory thereof.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 131 (file No. 301), being

An act to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of vinous, malt, brewed, fermented, spirituous or intoxicating liquors, or any mixed liquor or beverage, any part of which is intoxicating, and to prohibit the keeping of any saloon or other place for the manufacture, sale storing for sale, giving away or furnishing of such liquors or beverages, and to suspend the general laws of the State relative to the taxation and regulation of the manufacture and sale of such liquors in the several counties of this State under certain circumstances; to authorize the qualified electors of the several counties in this State to express their will in regard to such prohibition by an election, and to authorize and empower the board of supervisors of the several counties, after such election, if they shall determine the result to be in favor of such prohibition, to prohibit the manufacture,

sale, keeping for sale, giving away or furnishing of any such liquors, or the keeping of a saloon or any other place for the manufacture, sale, storing for sale, giving away or furnishing of the same within their respective counties; and to provide for penalties and rights of action in case of its violation.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 687 (manuscript), being

An act to incorporate the public schools of the village of Holly, Oakland county, Michigan.

Also:

House bill No. 231 (manuscript), being

An act to incorporate the public schools of the township of Hillman, Montmorency county.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 249 (file No. 374), being

An act to amend section 46 of chapter 91 of the revised statutes of 1846, relative to "probate courts," being section 5237 of the compiled laws of 1871, as amended by act No. 234 of the public acts of 1881, being section 6800 of Howell's annotated statutes of Michigan.

Also:

House bill No. 72 (manuscript), being

An act to amend sections 7247 and 7248 of Howell's annotated statutes of Michigan, being sections 5679 and 5680 of the compiled laws of 1871 relative to the eligibility of circuit judges to practice at law in certain cases.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 146 (file No. 347), being

An act to amend section 12 of act No. 190 of public acts of 1883, being an act entitled "An act to provide for the location, erection, organization and management of an asylum for insane criminals," approved June 8, 1883, and section 29 of said act as amended by act No. 43, of public acts of 1887, being an act entitled "An act to amend sections 27, 29 and 30 of act No. 190 of the session laws of 1883, etc.," approved March 21, 1887.

Also:

House bill No. 50 (manuscript), being

An act to amend section 5 of act No. 270 of the session laws of 1887, being an act entitled "An act to establish, protect and enforce the rights of mechanics and other persons furnishing labor or materials for the erection, altering, repairing or ornamenting of buildings, machinery, wharves and all other structures, and to repeal act number 268 of the session laws of 1879 and all acts amendatory thereof, relating to mechanics' lieus."

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred House bill No. 653 (file No. 166), entitled

A bill to annex the territory embraced within the city of East Saginaw to that of the city of Saginaw, and to consolidate the city of East Saginaw with Saginaw under the name of the City of Saginaw. To provide for the assuming and payment of the indebtedness and liabilities of the present cities of East Saginaw and Saginaw, and for the ownership of all their corporate property and rights by the consolidated City of Saginaw. To define the corporate rights, powers and privileges of said City of Saginaw as so consolidated, and to repeal all acts inconsistent herewith.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to annex the territory embraced within the city of East Saginaw to that of the city of Saginaw, and to consolidate the city of East Saginaw with Saginaw under the name of the city of Saginaw; to specify and fix the boundaries of the consolidated city; to provide for the assuming and payment of the indebtedness and liabilities of the present cities of East Saginaw and Saginaw, and for the ownership of all their corporate property and rights; to define the corporate rights, powers and privileges of said city of Saginaw as so consolidated, and to repeal all acts inconsistent herewith,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

F. F. HOAGLIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Connor,

The House concurred in the adoption of the substitute reported by committee.

Mr. Connor moved that the rules be suspended and that the bill be put on its immediate passage.

Pending which

Mr. Austin moved that the House adjourn.

Which motion did not prevail.

On motion of Mr. McKay,

The House took a recess until 7:30 o'clock this evening.

EVENING SESSION.

7:30 o'clock, P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

Mr. Connor moved that

House bill No. 653 (file No. 166), entitled

A bill to annex the territory embraced within the city of East Saginaw to

that of the city of Saginaw, and to consolidate the city of East Saginaw with Saginaw under the name of the city of Saginaw, to specify and fix the boundaries of the consolidated city, to provide for the assuming and payment of the indebtedness and liabilities of the present cities of East Saginaw and Saginaw, and for the ownership of all their corporate property and rights; to define the corporate rights, powers and privileges of said city of Saginaw as so consolidated, and to repeal all acts inconsistent herewith.

Which had fallen to "unfinished business" by the recess, be laid on the table.

Which motion prevailed.

Mr. Slosson moved that when the House adjourns today it stand adjourned until Monday next at 2 o'clock P. M.

Mr. Abbott moved to amend by making the hour 9 o'clock P. M.

Which motion prevailed.

The motion relative to adjournment, as amended, then prevailed.

The House took up the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 21, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 12 (file No. 164), entitled

A bill relative to actions for libel,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

On motion of Mr. Murtagh,

The bill was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 21, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 219 (file No. 279), entitled

A bill to provide for the construction, repairing and maintaining of bridges, and approaches thereto in the village of Bellevue, and to provide for the payment therefor by the township of Bellevue, the same as though the village of Bellevue had no corporate existence.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 21, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:
Senate bill No. 236 (file No. 170), entitled

A bill to provide for the election of boards of county commissioners of highways, and to prescribe their powers and duties, and to fix the compensation of the members thereof, and to prescribe the powers and duties of other officers incident thereto.

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 21, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:
Senate bill No. 202, entitled

A bill to provide for the organization and incorporation of companies for clearing out and improving rivers and streams in this State for the purpose of driving, sorting, holding and delivering logs thereon.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on State affairs.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 21, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to inform the House that the committee on the part of the Senate consisting of Senators Gurney, Holbrook and Gorman, heretofore appointed to act with a like committee on the part of the House to recommend a plan for the distribution of the Legislative manuals of 1889, have reported that they have been unable to come to any agreement with said House committee and have been discharged.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The message was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 21, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 695 (file No. 241), entitled

A bill to provide for the incorporation of co-operative associations having for their object the insurance of the lives of horses, cattle and other farm stock.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 21, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 392 (file No. 295), entitled

A bill to provide for the formation of corporations to purchase and hold lands in Sanilac county for the purpose of ditching, fencing and reclaiming and otherwise improving the same, and to use, cultivate and sell such lands and their products, including live stock.

And to inform the House that the Senate has amended the same, as follows, viz.:

1. By striking out of line 3 of section 1 the words "in Sanilac county."
2. By striking out of line 10 of section 2 the words "said county" and inserting in lieu thereof the words "this State."
3. By striking out of line 6 of section 16 the words "said county of Sanilac" and inserting in lieu thereof the words "the county where the largest portion of the lands held by such company is located."

And further to inform the House that the Senate has amended the title to the bill as follows:

By striking out the words "in Sanilac county."

In the passage of which as thus amended and the title so amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Potter,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hoaglin,	Mr. Peabody,	Mr. Stoflet,
Brown, N. J.,	Hobart,	Potter,	Swift,
Chambers,	Hollister,	Preston, J. L.,	Taylor,
Cole,	Jackson,	Preston, W. W.,	Tinklepaugh,
Connor,	Killean,	Randall,	Taylor,
Dalton,	Kirby,	Robinson, H. W	Tyrrell,
Damon,	Lusk,	Robinson, R.,	Van Orthwick,
Dewey,	McElroy,	Rogers,	Watts,
Eaton,	McKay,	Russ,	White,
Gill,	McKinstry,	Sherman,	Wiggins,
Goodrich,	Mellen,	Slossen,	Williams W.W.
Harris,	Murtagh,	Southworth,	Wood,
Hinkson,	Northup,	Spencer,	Speaker, 52

NAYS.

Mr. Alexander,	Mr. Browne H. W.,	Mr. Hawley,	Mr. Salisbury,
Angerer,	Collins,	Pealer,	Stout,
Austin,	Fitch,	Probert,	

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The question then being on concurring in the amendment made by the Senate to the title of the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 21, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House bill No. 162 (file No. 67), entitled

A bill to amend section 4686 of compiled laws of 1871, as amended by act 5 of public acts of 1875, relative to filing and recording notice of levy on execution, being section 6173 Howell's annotated statutes.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 21, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

House bill No. 735 (file No. 408), being

A bill to authorize and empower the board of control of State swamp lands

to make an appropriation of State swamp lands for dredging the channel between Pickerel and Crooked lakes, in the township of Littlefield, Emmet county, Michigan.

And to inform the House that the Senate has amended the same, as follows, viz:

1. By inserting in line 8 of section 1 after the word "land" the word "roads."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Pealer,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hoaglin,	Mr. Preston, J. L.,	Mr. Stoflet,
Alexander,	Killean,	Preston, W. W.,	Stout,
Baldwin,	Kirby,	Randall,	Swift,
Briske,	Lusk,	Robinson, H. W.	Taylor,
Brown, N. J.,	McElroy,	Robinson, R.,	Tinklepaugh,
Cole,	McGregor,	Rogers,	Turner,
Collins,	McKay,	Russ,	Tyrrell,
Dalton,	McKinstry,	Salisbury,	Van Orthwick,
Damon,	Mellen,	Sherman,	Watts,
Eaton,	Murtagh,	Slosson,	Wiggins,
Gill,	Northup,	Smith, A. A.,	Williams, C. W.,
Goodrich,	Peabody,	Southworth,	Wood,
Harris,	Pealer,	Spencer,	Speaker,
Heineman,			53

NAYS.

Mr. Probert,	1
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The bill was referred to the committee on engrossment and enrollment for enrollment

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 21, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House bill No. 785 (file No. 310), entitled

A bill to provide for the collection of specific taxes for corporations, copartnerships, parties or persons, subject under any laws of this State to the payment of such taxes, to fix the time when such taxes become a lien upon the property of such corporations, copartnerships, parties or persons, and to define the property to which the lien shall attach; and to repeal act No. 57 of the session laws of 1872, approved March 29, 1872, and acts numbered 10 and 11 of the session laws of 1873, approved February 14, 1873, being sections

numbered 1249 to 1256, both inclusive, of Howell's annotated statutes of 1882.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 21, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 515, entitled

A bill to detach certain territory from the townships of Escanaba and Ford River in the county of Delta, and to organize the township of Wells.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 21, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 443 (file No. 378), entitled

A bill to authorize the Port Huron and Lapeer Plank Road Company to abandon that portion of the Port Huron and Lapeer plank road lying within the limits of the city of Port Huron.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bills were referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 21, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 497 (file No. 368), entitled

A bill to amend sections 87, 94, 95, 97, 109, 159, 162, 163 and 164 of act number 215 of the session laws of 1859, entitled "An act to incorporate the city of Owosso," approved February 15, 1859, as amended by the several acts amendatory thereof.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, June 21, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 121 (file No. 361), entitled

A bill to amend section 2 of chapter 2, sections 3, 5 and 7 of chapter 3, sections 1 and 4 of chapter 4, sections 1, 2, 3, 4 and 8 of chapter 6, sections 4 and 6 of chapter 7, section 1 of chapter 8, and section 3 of chapter 9 of act No. 227 of the public acts of 1885, entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," approved June 20, 1885, as amended by the several acts amendatory thereof, and by adding a new section to chapter 7 of said act, to stand as section 8 of said chapter.

And to inform the House that the Senate has amended the same as follows, viz:

1. By striking out of lines 2 and 3 of section 8 of chapter 7 the words "owner of any tract" and inserting in lieu thereof the words "five free holders of either county by which such drain is traversed, one or more of whom shall be owners."

2. By striking out of line 2 of section 1 of chapter 8 the words "owner of any tract," and inserting in lieu thereof the words "five freeholders of the township or townships in which such drain is situated, one or more of whom shall be owners."

3. By adding to the end of section 1 of chapter 8 the words "*And provided further*, That whenever any such drain shall need widening or extending, the same proceedings shall be had throughout, in every respect, as are provided in this act for the locating and construction of a drain in the first instance."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill.

On motion of Mr. Peabody,

The House concurred, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Harris,	Mr. Northup,	Mr. Stoflet,
Alexander,	Hawley,	O'Keefe,	Stout,
Austin,	Heineman,	Peabody,	Swift,
Baldwin,	Hinkson,	Pealer,	Taylor,
Brown, N. J.,	Hoaglin,	Probert,	Tinklepaugh,
Cole,	Hobart,	Robinson, H. W	Turner,
Collins,	Jackson,	Robinson, R.,	Tyrrell,
Dalton,	Kirby,	Rogers,	Van Orthwick,
Damon,	Lusk,	Russ,	Watts,
Dewey,	McGregor,	Salisbury,	White,
Eaton,	McKay,	Sherman,	Williams, C. W.
Fitch,	McKinstry,	Smith, A. A.,	Williams, W. W.
Gill,	Mellen,	Southworth,	Wood,
Goodrich,	Murtagh,		54

NAYS.

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The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 21, 1889. }

To the Speaker of the House of Representatives :

SIR.—I am instructed to return to the House the following bill:

House bill No. 454 (file No. 411), entitled

A bill to provide for the assessment of property and the levy of taxes thereon, and for the collection of taxes heretofore or hereafter levied.

And to inform the house that the Senate has amended the same as follows:

1. By adding the following to section 53 :

After the filing of said petition, the county clerk, acting as a register in chancery, shall issue a subpoena directed to each delinquent taxpayer who is a resident of this State, to appear and answer said petition within twenty days after the return day of said subpoena, or in default thereof said petition will be taken as confessed by such delinquent taxpayer.

Said subpoena shall be made returnable not less than ten days nor more than thirty days from the issuance of the same, and may be served by any sheriff, under sheriff, deputy sheriff, constable, police officer or other officer who has power to serve legal papers, and shall be personally served upon such delinquent taxpayer, if he can be found within this State, in the same manner as subpoenas in chancery are served, and return of service shall be filed in the county clerk's office and shall become a part of the proceedings in the matter of said petition.

When personal service is had, farther proceedings shall be taken therein, as far as consistent with the provisions of the act, in the same manner as in circuit courts in chancery. Whenever the delinquent taxpayer is a resident of the county wherein the taxes are to be collected, service shall be made by one of the officers hereinbefore designated, whose return of service filed in the matter shall have the same force and effect as returns upon subpoenas in chancery have when made by proper officers serving the same.

The officer serving such subpoena shall be entitled to a fee of twenty-five cents for service of each subpoena and ten cents for a copy thereof served upon such delinquent taxpayer and ten cents for each mile necessarily and actually traveled one way in making such service, and when made by an officer residing at the county seat where said matter is pending, the distance so traveled shall be reckoned from the county court house to the place of making such service: *Provided*, That when two or more subpoenas are served at the same time or place upon different delinquent taxpayers, only one travel fee shall be charged and paid.

Where the delinquent taxpayer is a resident of the State, but not of the county wherein the taxable property is located, it shall be the duty of the sheriff of the county wherein said taxable property is located to transmit said subpoena to an officer who can serve the same and who lives nearest to said delinquent taxpayer, and said officer shall make due service upon such delinquent taxpayer, and after making his return of service (which return of service shall have the same force and effect as if made by an officer residing in the county wherein such taxable property is located) he shall re-transmit said subpoena to said sheriff, who shall deliver the same to the county clerk, who shall file the same in the matter of said petition.

The officer making such service shall receive the sum of twenty-five cents for making and certifying to the service of the same and the sum of ten cents for a copy of the subpoena left with such delinquent taxpayer and ten cents for each mile actually and necessarily traveled one way in making such service, together with a farther sum of ten cents for re-transmitting said subpoena to the sheriff who transmitted said subpoena to him, and the sheriff transmitting any such subpoena shall receive the sum of ten cents for each subpoena so transmitted.

If service of such subpoena cannot be made the return of the officer shall so state, together with the reason therefor. If any delinquent taxpayer who has been personally served with subpoena shall not appear to defend against the said petition within the time in this section provided, the same shall be taken as confessed by him, and thereupon a decree may be entered against him unless said confession shall, upon application to the court, at a time before said decree is taken, be set aside. Such decree may be taken either in term time or at chambers.

All fees and expenses incurred by virtue of this section shall be a charge against the real estate on account of which the same were incurred.

2. By striking out of line 10 of section 54 the word "and" and inserting in lieu thereof the words "against whom a decree shall not have been taken."

3. By inserting in line 17 of section 54 after the word "persons" the words "not personally served who are."

4. By inserting in line 1 of section 56 after the word "person" the words "against whom a decree has not been taken."

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. W. W. Preston,
The House concurred, a majority of all the members elect voting therefor,
by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gill,	Mr. Murtagh,	Mr. Slosson,
Angerer,	Goodrich,	Northup,	Smith, A. A.,
Austin,	Hanscom,	Peabody,	Southworth,
Baldwin,	Harris,	Pealer,	Spencer,
Briske,	Hawley,	Potter,	Stoflet,
Brown, N. J.,	Hinkson,	Preston, J. L.,	Stout,
Canfield,	Hollister,	Preston, W. W.	Swift,
Cole,	Jackson,	Probert,	Taylor,
Collins,	Killean,	Randall,	Tinklepaugh,
Connor,	Lusk,	Robinson, H. W	Van Orthwick,
Dalton,	McElroy,	Robinson, R.,	Watts,
Damon,	McGregor,	Rogers,	White,
Dewey,	McKay,	Russ,	Wiggins,
Eaton,	McKinstry,	Salisbury,	Williams, C. W
Gibbons,	Mellen,	Sherman,	Wood,

NAYS.

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The bill was referred to the committee on engrossment and enrollment for enrollment.

By the committee on judiciary:

The committee on judiciary, to whom was referred
House bill No. 375 (file No. 224), entitled

A bill to amend section 35 of act No. 264 of the session laws of 1861, entitled "An act to authorize proceedings by garnishment in the circuit courts and the district court of the Upper Peninsula," being section 8091 of Howell's annotated statutes of Michigan.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend sections 2 and 35 of act No. 264 of the session laws of 1861, entitled "An act to authorize proceedings by garnishment in the circuit courts and the district court of the Upper Peninsula," as amended by acts No. 231 of the session laws of 1863, and No. 356 of the public acts of 1879, being sections 8059 and 8091 of Howell's annotated statutes,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred
Senate bill No. 28 (file No. 167), entitled

A bill to provide for indeterminate sentences and disposition, management and release of criminals under such sentence,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on State affairs:

The committee on State affairs, to whom was referred
House bill No. 771, entitled

A bill authorizing and requiring the Secretary of State to furnish a copy of Howell's annotated statutes to each incorporated village in this State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill directing the Secretary of State to furnish to each incorporated village the volumes containing the general laws of this State compiled and annotated by Andrew Howell and the public acts of 1883, 1885 and 1887,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, *Chairman.*

Report accepted and committee discharged

On motion of Mr. Damon,

The House concurred in the adoption of the substitute reported by committee.

On motion of Mr. Damon,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gill,	Mr. Mellen,	Mr. Stout,
Angerer,	Goodrich,	Murtagh,	Swift,
Austin,	Harris,	O'Keefe,	Taylor,
Baldwin,	Hawley,	Peabody,	Tinklepaugh,
Briske,	Heineman,	Preston, W. W.,	Tyrrell,
Brown, N. J.,	Hoaglin,	Probert,	Van Orthwick,
Canfield,	Jackson,	Randall,	Watts,
Cole,	Killean,	Robinson, R.,	White,
Dalton,	Kirby,	Rogers,	Wiggins,
Damon,	Lusk,	Russ,	Williams, C. W.
Dewey,	McGregor,	Sherman,	Williams, W. W.
Eaton,	McKay,	Slosson,	Wood,
Gibbons.	McKinstry,	Smith, A. A.	51

NAYS.

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Title agreed to.

On motion of Mr. Damon,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on public lands:

The committee on public lands, to whom was referred

House joint resolution No. 18, entitled

A joint resolution granting blocks No. 78 and 79, city of Lansing to the city of Lansing for a public park,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A joint resolution authorizing the Governor to issue a patent to Johanna Felter, of Detroit, Michigan, for the northwest fractional quarter of the southwest quarter of section 16 in township 4 south, of range 15 west, the same being primary school land,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

R. D. O'KEEEE, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Murtagh,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Murtagh,

The rules were suspended, two-thirds of all the members present voting therefor, and the joint resolution was put upon its immediate passage.

The joint resolution was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gibbons,	Mr. McKinstry,	Mr. Smith, A. A.,
Alexander,	Gill,	Mellen,	Southworth,
Angerer,	Goodrich,	Murtagh,	Spencer,
Austin,	Harris,	O'Keefe,	Stout,
Baldwin,	Hawley,	Peabody,	Swift,
Brown, N. J.,	Hinkson,	Pealer,	Taylor,
Calfield,	Hoaglin,	Potter,	Tinklepaugh,
Chambers,	Hobart,	Preston, J. L.,	Van Orthwick,
Cole,	Hollister,	Preston, W. W.,	Watts,
Collins,	Jackson,	Probert,	White,
Connor,	Killean,	Robinson, H. W.	Wiggins,
Dalton,	Kirby,	Robinson R.,	Williams, C. W.,
Damon.,	Lusk,	Russ,	Williams, W. W.
Dewey,	McGregor,	Sherman,	Wood,
Eaton,	McKay,	Slosson,	59

NAYS.

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Title agreed to.

On motion of Mr. Murtagh,

By a vote of two-thirds of all the members elect the joint resolution was ordered to take immediate effect.

Mr. Pealer moved to take from the table
Senate bill No. 26 (file No. 165), entitled
A bill to define and punish the offense of embezzlement by general and
special administrators, executors or guardians.

Which motion prevailed.

On motion of Mr. Pealer,

The bill was referred to the committee of the whole, and placed on the
general order.

The Speaker announced the appointment of Messrs. Waite, Eaton, N. J.
Brown, A. A. Smith and Hollister as the committee of conference on the
part of the House on the differences existing between the two Houses relative
to

House bill No. 126 (file No. 292) entitled

A bill to provide for the taxation and regulation of the business of manu-
facturing, selling, keeping for sale, furnishing, giving or delivering spirit-
uous, intoxicating, malt, brewed, fermented or vinous liquors in this State,
to provide for the recovery of actual and exemplary damages (and the forfeit-
ure of leases in certain cases) and to repeal all acts or parts of acts incon-
sistent with the provisions of this act.

The Speaker announced the appointment of Messrs. Abbott, Northup and
Jackson as the committee of conference, on the part of the House, on the
differences existing between the two Houses relative to

House bill No. 712 (file No. 227), entitled

A bill for the protection of game.

On motion of Mr. Russ,

All further proceedings under the call were dispensed with.

Mr. Russ moved that the House go into committee of the whole on the
general order.

Which motion did not prevail.

Mr. Russ moved that the House adjourn.

Which motion prevailed, and

The Speaker declared the House adjourned until 9 o'clock P. M. on
Monday next.

— — —

Lansing, Monday, June 24, 1889.

The House met pursuant to adjournment and was called to order by the
Speaker.

Roll called: quorum present.

Absent without leave: Messrs. Baker, Briske, Collins, Dee, Heineman,
Huebner, Mellen, Morton, Rauthier, Salisbury, Sherman, Wagner and
Watson.

On motion of Mr. McMillan,

Leave of absence was granted to all absentees for the day.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, }
Lansing, June 21, 1889. }

To the House of Representatives :

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 50, being

An act to amend section 5 of act No. 270 of the session laws of 1887, being an act entitled An act to establish, protect and enforce the rights of mechanics and other persons furnishing labor or material for the erection, altering, repairing or ornamenting of buildings, machinery, wharves and all other structures, and to repeal act No. 258 of the session laws of 1879, and all acts amendatory thereof, relating to mechanics' liens.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, }
Lansing, June 21, 1889. }

To the House of Representatives :

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 285 (file No. 396), being

An act to reorganize the eighth and twenty-first judicial circuits, and to create the twenty-ninth judicial circuit.

Also :

House bill No. 300 (file No. 392), being

An act to empower the common council of the city of Detroit to borrow money for the purpose of the improvement of Belle Isle Park.

C. G. LUCE, Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, }
Lansing, June 22, 1889. }

To the Speaker of the House of Representatives :

SIR—I am instructed to transmit to the House the following concurrent resolution:

Resolved by the Senate (the House concurring), that the Manual shall be distributed as follows:

To the Governor.....	60
Mrs. J. H. Macdonald.....	10
Secretary of State.....	10
State Treasurer.....	10
Commissioner of the Land Office.....	19
Auditor General.....	10
Attorney General.....	10
Superintendent of Public Instruction.....	10
Speaker of the House.....	42

President <i>pro tem.</i> of the Senate	46
Speaker <i>pro tem.</i> of the House	27
30 Senators, 41 each	1230
Mrs. C. V. Tyler	10
98 Representatives each 21	2058
Secretary of the Senate	17
Clerk of the House	17
Assistant Secretary of the Senate	6
Journal clerk of the House	6
Bill clerk of the Senate	5
Corresponding clerk of the House	5
Sergeant-at-Arms of the Senate	5
Sergeant-at-Arms of the House	5
Engrossing and enrolling clerk of the Senate	2
Engrossing and enrolling clerk of the House	2
Total	3613

Which has been adopted by the Senate and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the adoption of the resolution,
On motion of Mr. Cole,
The resolution was adopted.

THIRD READING OF BILLS.

House bill No. 292 (file No. 389), entitled

A bill to amend section 4381 of the compiled laws of 1871, being section 5851, Howell's annotated statutes, relative to the appointment of special administrators,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gibbons,	Mr. Murtagh,	Mr. Stout,
Alexander,	Gill,	Northup,	Swift,
Angerer,	Goodrich,	O'Keefe,	Taylor,
Austin,	Hanscom,	Peabody,	Tinklepaugh,
Baldwin,	Harris,	Pealer,	Turner.
Bignal,	Hawley,	Preston, J. L.,	Van Orthwick,
Browne, H. W.,	Heineman,	Preston, W. W.,	Wachtel,
Brown, N. J.,	Hinkson,	Probert,	Waite,
Canfield,	Hoaglin,	Randall,	Watts,
Chambers,	Hollister,	Robinson, R.,	Wells,
Cole,	Jackson,	Rogers,	Wettlaufer,
Curris,	Jasnowski,	Russ,	Wheaton,
Dalton,	Judd,	Smith, A. A.,	White,
Deming,	Killean,	Southworth,	Wiggins,
Dyer,	McElroy,	Spencer,	Williams, C. W.

Mr. Eaton,
Fitch,

Mr. McMillan,

Mr. Stoflet,

Mr. Speaker,

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NAYS.

Title agreed to.

On motion of Mr. Pealer,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 343 (file No. 181), entitled

A bill to amend act number 260 of the public acts of 1881, approved June 10, 1881, being chapter 52 of Howell's annotated statutes, relative to the protection of children in certain cases, as amended by act number 192 of the public acts of 1887, approved June 18, 1887, by adding five sections thereto to stand as sections 11, 12, 13, 14 and 15 of said act,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,
Alexander,
Baldwin,
Browne, H. W.
Brown, N. J.,
Canfield,
Cole,
Crosby,
Curtis,
Damon,
Deming,
Dyer,
Eaton,
Fitch,
Gibbons,

Mr. Gill,
Goodrich,
Gregory,
Hall,
Hanscom,
Harris,
Heineman,
Hobart,
Hollister,
Jackson,
Jasnowski,
Judd,
Kirby,
Lowden,

Mr. Lusk,
McElroy,
McKinstry,
Mellen,
O'Keefe,
Peabody,
Pealer,
Potter,
Preston, W. W.,
Randall,
Robinson, H. W
Robinson, R.,
Rogers,
Salisbury,

Mr. Southworth,
Spencer,
Stoflet,
Stout,
Swift,
Taylor,
Turner,
Van Orthwick,
Wetlanfer,
Wheaton,
White,
Wiggins,
Zagelmeyer,
Speaker,

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NAYS.

Mr. Hawley,
Hoaglin,

Mr. McMillan,
Murtagh,

Mr. Preston, J. L. Mr. Smith, A. A.
Probert,

7

Title agreed to.

Senate bill No. 108 (file No. 127), entitled

A bill to authorize the township board of any township to license hawkers, peddlers and pawnbrokers and hawking and peddling, and to regulate and license the sale or peddling of goods, wares, merchandise, refreshments or any kind of property or thing by persons going about from place to place in the township for that purpose, or from any stand, cart, vehicle or other device in the streets, highways or in or upon wharves, docks, open places or spaces, public grounds or buildings in the township, and to provide a forfeiture for every person who, without license, or contrary to the terms of any license granted to him, shall exercise any occupation or trade, or do anything in respect to which any license shall be required by any resolution or regulation of the township board made or passed under authority of this act.

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. McMillan,	Mr. Stout,
Aleshire,	Hanscom,	Northup,	Taylor,
Alexander,	Harris,	O'Keefe,	Tinklepaugh,
Angerer,	Hawley,	Peabody,	Turner,
Austin,	Hinkson,	Pealer,	Tyrrell,
Baldwin,	Hobart,	Potter,	Wachtel,
Bignall,	Hollister,	Preston, W. W.,	Waite,
Browne, H. W.,	Jackson,	Robinson, H. W	Watts,
Brown, N. J.,	Judd,	Robinson, R.,	Wells,
Canfield,	Killean,	Rogers,	Wettlauffer,
Chambers,	Kirby,	Russ,	Wheaton,
Dyer,	Lowden,	Slosson,	White,
Eaton,	Lusk,	Smith, A. A.	Wiggins,
Fitch,	McElroy,	Southworth,	Williams, W. W.
Gibbons,	McKinstry,	Spencer,	Speaker,
Gill,			

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NAYS.

Mr. Cole,

1

The question being on agreeing to the title.

Mr. Waite moved to amend the title by inserting after the words "any township," the words "in the upper peninsula."

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Waite,

By a vote of two-thirds of all the members elect, the bill was ordered to take effect thirty days after its approval by the Governor.

By the committee on State affairs:

The committee on State affairs, to whom was referred

House bill No. 665, entitled

A bill to authorize the appointment of an assistant fish and game warden, Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to authorize the appointment of an assistant fish and game warden, prescribing his duties and fixing his compensation.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Abbott,

The House concurred in the adoption of the substitute reported by committee.

The bill was then referred to the committee of the whole, and placed on the general order.

Mr. Randall moved to take from the table

House bill No. 13 (file No. 14), entitled

A bill relating to the regulation and use of sleeping cars.

Which motion prevailed.

The pending question being on concurring in the action of the committee in striking out all after the enacting clause of the bill,

On motion of Mr. Randall,

The bill was re-referred to the committee of the whole, and placed on the general order.

MOTIONS AND RESOLUTIONS

Mr. N. J. Brown offered the following:

Resolved (the Senate concurring), That from and after June 27, A. D. 1889, the two Houses will transact no other business than for the President of the Senate and the Speaker of the House to sign enrolled bills for the approval of the Governor and the entry of the same on the Journal by the Secretary of the Senate and the clerk of the House, and the time of final adjournment of the Legislature shall be Wednesday June 29, 1889, at 12 o'clock M. of that day.

Laid over one day under the rules.

Mr. Bignall moved to reconsider the vote by which the House passed Senate bill No. 134 (file No. 70), entitled

A bill to amend section 9 of article 2 of act No. 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," as amended by act No. 177, session laws of 1887, and act No. 116, public acts of 1883.

Mr. W. W. Williams moved to lay the motion to reconsider on the table.

On which motion,

Mr. Murtagh demanded the yeas and nays.

The demand was seconded, and the motion to lay the motion to reconsider on the table prevailed, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Fitch,	Mr. Lowden,	Mr. Spencer,
Aleshire,	Gibbons,	Lusk,	Stoflet,
Alexander,	Gill,	McKay,	Stout,
Angerer,	Goodrich,	McKinstry,	Swift,
Austin,	Gregory,	Murtagh,	Taylor,
Baldwin,	Hawley,	Peabody,	Van Orthwick,
Cole,	Hinkson,	Pealer,	Watts,
Curtis,	Hoaglin,	Preston, W. W.	Wettlaufer,
Dalton,	Jackson,	Robinson, R.,	White,
Deming,	Jasnowski,	Russ,	Wiggins,
Eaton,	Kirby,	Smith, A. A.,	Williams, W. W.

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NAYS.

Mr. Bignall,	Mr. Harris,	Mr. O'Keefe,	Mr. Southworth,
Browne, H. W.,	Hobart,	Potter,	Tinklepaugh,
Brown, N. J.,	Hollister,	Preston, J. L.,	Turner,
Canfield,	Judd,	Probert,	Tyrrell,
Chambers,	Killean,	Randall,	Wachtel,
Crosby,	McElroy,	Robinson, H. W.	Waite,
Dyer,	McMillan,	Rogers,	Wells,
Hanscom,	Northup,	Slosson,	Wheaton,

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Mr. McKay moved that the House adjourn.
Which motion did not prevail.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 24, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following concurrent resolution:

Resolved by the Senate (the House concurring), That from and after Friday, June 28, 1889, the two Houses will transact no other business than for the President of the Senate and the Speaker of the House to sign enrolled bills for the approval of the Governor, and the entry of the same on the Journal by the Secretary of the Senate and Clerk of the House, and the final adjournment of the Legislature shall be on Wednesday, July 3, 1889, at 12 o'clock M. of that day.

Which has been adopted by the Senate, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the adoption of the resolution,
Mr. N. J. Brown moved to amend the resolution by making the dates Thursday, June 27, and Saturday, June 29,

Pending which,

Mr. Abbott offered the following substitute to the resolution :

Resolved (the House concurring), That no date be named for final adjournment until definite action has been taken upon measures now pending relative to elections and liquor traffic.

Pending consideration of which,

On motion of Mr. McMillan,

The resolution was laid on the table.

Mr. Hinkson moved that the House do adjourn.

Which motion did not prevail.

Mr. Wells moved to discharge the committee of the whole from the further consideration of

House bill No. 791 (file No. 425), entitled

A bill to amend section 1 of act No. 121 of the session laws of 1873, entitled "An act to enable agricultural societies and horse fairs to extend a more perfect protection to their property and the property of exhibitors at fairs, and to allow the board of managers to appoint police for that purpose," approved April 19, 1873, being compiler's section No. 2323.

Which motion prevailed.

On motion of Mr. Wells,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,

Mr. Gill,

Mr. Mellen,

Mr. Southworth,

[June 24,

Mr. Aleshire,	Mr. Goodrich,	Mr. Murtagh,	Mr. Spencer,
Alexander,	Gregory,	Northup,	Stoflet,
Angerer,	Hall,	O'Keefe,	Stout,
Austin,	Hanscom,	Peabody,	Taylor,
Baldwin,	Hawley,	Pealer,	Tinklepangh,
Browne, H. W.,	Hinkson,	Potter,	Van Orthwick,
Brown, N. J.,	Hoaglin,	Preston, J. L.,	Wachtel,
Canfield,	Hobart,	Preston, W. W.,	Waite,
Chambers,	Jackson,	Probert,	Watts,
Cole,	Jasnowski,	Randall,	Wells,
Curtis,	Judd,	Robinson, H. W.	Wettlaufer,
Damon,	Killean,	Robinson, R.,	Wheaton,
Deming,	Kirby,	Rogers,	White,
Dyer,	Lowden,	Russ,	Wiggins,
Eaton,	Lusk,	Salisbury,	Williams, C. W.,
Fitch,	McElroy,	Slosson,	Williams, W. W.
Gibbons,	McKinstry,	Smith, A. A.	Speaker, 72

NAYS.

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Title agreed to.

On motion of Mr. Wells,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 24, 1889.

To the Speaker of the House of Representatives:

SIR—I am instructed to ask the House to return the following bill:

Senate bill No. 236 (file No. 170), entitled

A bill to provide for the election of boards of county commissioners of highways, and to prescribe their powers and duties, and to fix the compensation of members thereof, and to prescribe the powers and duties of other officers incident thereto.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

Mr. Taylor moved to discharge the committee on judiciary from the further consideration of this bill.

Which motion prevailed.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 236 (file No. 170), entitled

A bill to provide for the election of boards of county commissioners of highways, and to prescribe their powers and duties, and to fix the compensation of the members thereof, and to prescribe the powers and duties of other officers incident thereto.

Respectfully report the same back to the House, in accordance with its order.

J. V. B. GOODRICH, Chairman.

Report accepted and committee discharged.

The bill was directed to be returned to the Senate in accordance with the request therefor.

On motion of Mr. McMillan,
The House adjourned.

Lansing, Tuesday, June 25, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Cook.

Roll called: quorum present.

Absent without leave: Messrs. Alexander, Baker, H. W. Browne, Dee, O'Keefe, and Wood.

On motion of Mr. Aleshire,

Leave of absence was granted to Mr. Baker for the day.

On motion of Mr. Jasnowski,

Leave of absence was granted to all absentees for the day.

REPORTS OF STANDING COMMITTEES.

By the committee on State affairs:

The committee on State affairs, to whom was referred
Senate bill No. 202, entitled

A bill to provide for the organization and incorporation of companies for clearing out and improving rivers and streams in this State for the purpose of driving, sorting, holding and delivering logs thereon,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Waite,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. McKinstry,	Mr. Southworth,
Aleshire,	Hanscom,	Mellen,	Stoflet,
Angerer,	Harris,	Murtagh,	Stout,
Baldwin,	Hawley,	Peabody,	Tinklepaugh,
Brown, N. J.,	Heineman,	Potter,	Turner,
Canfield,	Hollister,	Preston, J. L.,	Tyrrell,
Cole,	Jackson,	Preston, W. W.,	Van Orthwick,
Curtis,	Jasnowski,	Robinson, R.,	Wagner,
Damon,	Judd,	Rogers,	Waite,

Mr. Deming,	Mr. Killean,	Mr. Rauthier,	Mr. Wheaton,
Eaton,	Kirby,	Russ,	White,
Ferguson,	Lowden,	Sherman,	Wiggins,
Fitch,	Lusk,	Slosson,	Williams, W.W.
Gill,	McElroy,	Smith, A. A.	55

NAYS.

Mr. Briske,	Mr. Crosby,	Mr. Hoaglin,	Mr. Zagelmeyer,
Chambers,	Gregory,	Wettlaufer,	7

Title agreed to.

On motion of Mr. Waite,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Wheaton moved to discharge the committee of the whole from the further consideration of

House bill No. 755 (file No. 434), entitled

A bill to provide for an associate judge of the recorder's court of the city of Detroit, and to authorize the Governor of the State to fill any vacancy therein.

Which motion prevailed.

On motion of Mr. Wheaton,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. McGregor,	Mr. Stoflet,
Aleshire,	Hanscom,	McKinstry,	Stout,
Angerer,	Harris,	McMillan,	Turner,
Austin,	Hinkson,	Murtagh,	Tyrrell,
Canfield,	Hoaglin,	Northup,	Van Orthwick
Chambers,	Hollister,	Peabody,	Wachtel,
Connor,	Jackson,	Potter,	Waite,
Dalton,	Jasnowski,	Preston, J. L.,	Watson,
Dyer,	Judd,	Randall,	Wells,
Eaton,	Killean,	Robinson, H. W.	Wettlaufer,
Ferguson,	Kirby,	Robinson, R.,	Wheaton,
Fitch,	Lowden,	Rogers,	White,
Gibbons,	Lusk,	Russ,	Wiggins,
Gill,	McElroy,	Southworth,	Speaker, 56

NAYS.

Mr. Brown, N. J.,	Mr. Hawley,	Mr. Probert,	Mr. Wagner,
Cole,	Heineman,	Rauthier,	Watts,
Curtis,	McKay,	Salisbury,	Zagelmeyer,
Deming,			13

Title agreed to.

On motion of Mr. Wheaton,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

THIRD READING OF BILLS.

House bill No. 233 (file No. 387), entitled

A bill to amend section 3 of article 3 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1, 1873, to provide for the taxation of railroad property and to repeal section 33 of an act approved March 28, 1846, entitled "An act to authorize the sale of the Central Railroad and to incorporate the Michigan Central Railroad Company;" section 21 of an act approved May 4, 1846, entitled "An act to incorporate the Grand River Valley Railroad Company;" section 2 of an act approved May 18, 1846, entitled "An act in regard to the Erie & Kalamazoo Railroad Company;" section 31 of an act approved May 9, 1846, entitled "An act to authorize the sale of the Southern Railroad and incorporate the Michigan Southern Railroad Company," and section 9 of an act approved February 13, 1855, entitled "An act to authorize the consolidation of the Detroit & Pontiac, and the Oakland & Ottawa Railroad Company so as to form a continuous line from Detroit to Lake Michigan, under the name of the Detroit & Milwaukee Railroad Company."

Was read a third time, and pending the taking of the vote on the passage hereof,

On motion of Mr. Murtagh,

The bill was laid on the table.

House bill No. 675 (file No. 402), entitled

A bill to define and regulate the business of pawnbrokers,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gregory,	Mr. Morton,	Mr. Southworth,
Austin,	Hall,	Murtagh,	Stout,
Baldwin,	Hanscom,	Northup,	Tinklepaugh,
Brown, N. J.,	Harris,	Peabody,	Turner,
Canfield,	Hawley,	Pealer,	Tyrrell,
Cole,	Hollister,	Potter,	Van Orthwick,
Curtis,	Jackson,	Preston, J. L.,	Wagner,
Damon,	Jasnowski,	Preston, W. W.	Waite,
Dyer,	Judd,	Robinson, R.,	Watson,
Ferguson,	Lowden,	Rogers,	Watts,
Fitch,	Lusk,	Russ,	White,
Gibbons,	McKay,	Sherman,	Wiggins,
Gill,	McKinstry,	Slosson,	Zagelmeyer,
Goodrich,	Mellen.	Smith, A. A.,	55

NAYS.

Mr. Chambers,	Mr. Heineman,	Mr. Probert,	3
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Title agreed to.

House bill No. 334 (file No. 369), entitled

A bill to provide for the appointment, fix the compensation, and prescribe the duties of the stenographer of the twenty-first judicial circuit,

Was read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Hobart,	Mr. Potter,	Mr. Stoflet,
Aleshire,	Jackson,	Preston, J. L.,	Stout,
Austin,	Jasnowski,	Preston, W. W.,	Swift,
Briske,	Judd,	Probert,	Tinklepaugh,
Brown, N. J.,	Lowden,	Robinson, H. W	Tyrrell,
Cole,	Lusk,	Robinson, R.,	Van Orthwick,
Damon,	McElroy,	Rauthier,	Wagner,
Deming,	McKinstry,	Russ,	Waite,
Ferguson,	McMillan,	Salisbury,	Watson,
Fitch,	Mellen,	Sherman,	Watts,
Hall,	Murtagh,	Slosson,	Wettlaufer,
Hawley,	Northup,	Smith, A. A.,	Wiggins,
Heineman,	Peabody,	Southworth,	Williams, W. W
Hoaglin,	Pealer,	Spencer,	Zagelmeyer, 56

NAYS.

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Title agreed to.

On motion of Mr. W. W. Preston,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Pealer moved to take from the table

House bill No. 391 (file No. 421), entitled

A bill to amend sections 4 and 8 of act No. 174 of the session laws of 1871, entitled "An act to provide for the appointment of a State reporter," as amended by acts No. 137 of the session laws of 1873, and act No. 20 of the public acts of 1877, being sections 7200 and 7202 of Howell's annotated statutes.

Which motion prevailed.

The question being on the passage of the bill,

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Eaton,	Mr. Northup,	Mr. Stout,
Aleshire,	Goodrich,	Pealer,	Tinklepaugh,
Angerer,	Gregory,	Potter,	Turner,
Baldwin,	Heineman,	Preston, W. W.,	Tyrrell,
Briske,	Hobart,	Probert,	Wagner,
Brown, N. J.,	Hollister,	Robinson, H. W	Waite,
Cole,	Jackson,	Rauthier,	Watson,
Dalton,	Jasnowski,	Russ,	Wells,
Damon,	Kilean,	Southworth,	Wettlaufer,
Deming,	McMillan,	Spencer,	Wheaton,
Dyer,	Murtagh,	Stoflet,	Wiggins, 44

NAYS.

Mr. Canfield,	Mr. Harris,	Mr. McElroy,	Mr. Slosson,
Chambers,	Hawley,	Mellen,	Smith, A. A.
Gibbons,	Hinkson,	Robinson, R.,	11

Mr. Connor moved to take from the table
House bill No. 653 (file No. 166), entitled

A bill to annex the territory embraced within the city of East Saginaw to that of the city of Saginaw, and to consolidate the city of East Saginaw with Saginaw under the name of the city of Saginaw; to specify and fix the boundaries of the consolidated city; to provide for the assuming and payment of the indebtedness and liabilities of the present cities of East Saginaw and Saginaw, and for the ownership of all their corporate property and rights; to define the corporate rights, powers and privileges of said city of Saginaw as so consolidated, and to repeal all acts inconsistent herewith.

Which motion prevailed.

On motion of Mr. Connor,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time, and pending the taking of the vote on the passage thereof,

Mr. Pealer moved to amend the bill by adding the following thereto to stand as section 43.

1. This act shall not take effect nor shall any of the proceedings hereby authorized be taken until after the question of the acceptance or rejection of this charter shall have been submitted to a vote of the electors of the cities of Saginaw and East Saginaw, as hereinafter provided.

2. Such election shall be held on the 29th day of July, A. D. 1889, and shall be called by the common councils of the said cities, upon the same notice, and shall be conducted in the same manner and by the same officers respectively as charter elections are now noticed and conducted under the respective charters of the said cities.

3. At such election the ballots shall have written or printed thereon the words "For proposed charter—Yes," or "For proposed charter—No."

4. On the next Wednesday succeeding said 29th day of July the inspectors of election at the different wards in said cities shall meet at their respective council rooms and canvass the votes cast at such election and make return thereof showing the number of votes cast for and against the proposed charter in their respective cities, and the result of such election shall be certified immediately to the Secretary of State by the controller of the city of Saginaw, and the city clerk of the city of East Saginaw.

5. On examination of such returns if it shall appear that a majority of the electors in each of said cities have voted for this proposed charter, then this act shall take effect as herein provided and the further steps necessary to complete the organization under this charter shall be taken as herein provided. If upon examination of such returns it shall appear that a majority of the electors in either of said cities have voted against this proposed charter then this act shall not take effect and no further proceedings shall be had hereunder.

Which motion did not prevail, two-thirds of all the members elect not voting therefor.

The bill was then passed, a majority of all the members elect voting therefore by yeas and nays as follows:

YEAS.

Mr. Abbott,

Mr. Gill,

Mr. McKinstry, Mr. Spencer,

Mr. Aleshire,	Mr. Gregory,	Mr. McMillan,	Mr. Stout,
Angerer,	Hall,	Morton,	Swift,
Austin,	Hanscom,	Murtagh,	Taylor,
Baldwin,	Harris,	Northup,	Tinklepaugh,
Bignall,	Hawley,	O'Keefe,	Turner,
Briske,	Heinemann,	Peabody,	Tyrrell,
Brown, N. J.,	Hinkson,	Pealer,	Van Orthwick,
Canfield	Hoaglin,	Preston, J. L.,	Wachtel,
Chambers,	Hobart,	Preston, W.W.,	Wagner,
Cole,	Hollister,	Probert,	Waite,
Connor,	Huebner,	Randall,	Watson,
Crosby,	Jackson,	• Robinson, H. W	Watts,
Dalton,	Jasnowski,	Rogers,	Wells,
Damon,	Judd,	Rauthier,	Wettlaufer,
Deming,	Killean,	Russ,	Wheaton,
Dyer,	Kirby,	Salisbury,	White,
Eaton,	Lowden,	Sherman,	Wiggins,
Ferguson,	Lusk,	Slosson,	Zagelmeyer,
Fitch,	McElroy,	Smith, A. A.,	Speaker,
Gibbons,	McKay,	Southworth,	83

NAYS.

Mr. Goodrich,	Mr. Mellen,	Mr. Robinson, R., Mr. Stoflet,	4
Title agreed to.			

Mr. Gill moved that a respectful message be sent to the Senate, asking the return to the House of

Senate bill No. 125 (file No. 39), entitled

A bill to provide for the election of two justices of the peace and for the appointment of a justice clerk and room for holding justice court in and for the city of Grand Rapids, and to define their jurisdiction and to fix their compensation, and to repeal an act entitled "An act to provide for the election of four justices of the peace in and for the city of Grand Rapids and to define their jurisdiction and fix their compensation," approved March 11, 1881, and all acts and parts of acts in any wise contravening the provisions of this act.

Which motion prevailed.

The Speaker called Mr. Waite to the chair.

House bill No. 701 (file No. 407), entitled

A bill to regulate the employment and to provide for the safety of women and children in mercantile industries and manufacturing establishments, and to provide for the appointment of inspectors to enforce the same and other acts providing for the safety and regulating the employment of said persons,

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Briske moved that there be a call of the House.

Which motion did not prevail.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Ferguson,	Mr. McKinstry,	Mr. Taylor,
Aleshire,	Fitch,	Morton,	Tinklepaugh,

Mr. Austin,	Mr. Gibbons,	Mr. Murtagh,	Mr. Turner,
Baldwin,	Gill,	O'Keefe,	Tyrrell,
Bignall,	Goodrich,	Peabody,	Wachtel,
Briske,	Gregory,	Potter,	Wagner,
Canfield,	Harris,	Randall,	Waite,
Chambers,	Heineman,	Robinson, R.,	Watson,
Cole,	Hoaglin,	Rauthier,	Watts,
Curtis,	Hobart,	Russ,	Wettlaufer,
Dalton,	Jasnowski,	Salisbury,	White,
Damon,	Judd,	Southworth,	Wiggins,
Deming,	Killean,	Stoflet,	Williams, W. W.
Dyer,	Lowden,	Stout,	Zagelmeyer,
Eaton,	McElroy,	Swift,	59

NAYS.

Mr. Angerer, Mr. Browne, H. W., Mr. Crosby, Mr. Mellen, 4

The question being on agreeing to the title,

Mr. Murtagh moved to amend the title so as to read as follows:

A bill to regulate the employment and to provide for the safety of women and children in mercantile industries and manufacturing establishments, and to provide for the enforcement of the same and other acts providing for the safety and regulating the employment of said persons,

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Murtagh,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Randall moved to discharge the committee of the whole from the further consideration of

Senate bill 197 (file No. 113), entitled

A bill to amend sections 7564 and 7565 of the compiled laws of 1871, as amended by act No. 93 of the session laws of 1875, approved April 22, 1875, being compiler's section 9135 and 9136 of Howell's annotated statutes relative to offenses against property.

Which motion prevailed.

On motion of Mr. Randall,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Hall,	Mr. Murtagh,	Mr. Stoflet,
Angerer,	Hanscom,	Peabody,	Stout,
Baldwin,	Harris,	Pealer,	Swift,
Bignall,	Hawley,	Preston, J. L.,	Taylor,
Browne, H. W.,	Heineman,	Preston, W. W.	Tinklepaugh,
Canfield,	Hoaglin,	Randall,	Turner,
Cole,	Hobart,	Rogers,	Van Orthwick,
Crosby,	Huebner,	Rauthier,	Watts,
Curtis,	Judd,	Russ,	Wells,
Dalton,	Kirby,	Salisbury,	White,

Mr. Damon, Dyer, Eaton, Goodrich, Gregory,	Mr. Lowden, Lusk, McElroy, McMillan, Mellen,	Mr. Sherman, Sloson, Smith, A. A., Southworth, Spencer,	Mr. Wiggins, Williams, W. W., Speaker <i>pro tem.</i> , 58
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NAYS.

Mr. Gill,	Mr. Jasnowski,	2
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Title agreed to.

On motion of Mr. Randall,

By a two-thirds vote of all the members elect, the bill was ordered to take immediate effect.

Mr. Turner moved to take from the table

Senate bill No. 126 (file No. 141, substitute for file No. 69), entitled

A bill to amend section 9 of article 2 of act No. 198 of the public acts of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," as amended by act No. 177 of the public acts of 1877 and act No. 116 of the public acts of 1883.

Which motion prevailed.

The question being on concurring in the report of the committee of conference relative to the bill, as follows:

By the committee of conference:

The committee of conference, to whom was referred

Senate bill No. 126 (file No. 141, substitute for file No. 69), entitled

A bill to amend section 9 of article 2 of act No. 198 of the public acts of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," as amended by act No. 177 of the public acts of 1877 and act No. 116 of the public acts of 1883.

Which said bill the House has amended as shown by the message transmitting the same, as follows:

1. By striking out of line 56 of recited section 9 the words "the Upper Peninsula nor."

2. By striking out of lines 62, 63, 64 and 65 of section 9 the following: "but such compensation for transporting any person and his or her ordinary baggage, not exceeding in weight one hundred and fifty pounds, shall not exceed three cents per mile in the lower peninsula and five cents per mile in the upper peninsula," and inserting in lieu thereof the following: "But such compensation for transporting any passenger and his or her ordinary baggage, not exceeding in weight one hundred and fifty pounds, shall not exceed two cents per mile, except on roads in which the gross passenger earnings, including mails, express, and baggage, for the previous year, as determined by the Commissioner of Railroads, shall not exceed one thousand dollars per mile, in which case the said Commissioner of Railroads shall issue an order authorizing such road to charge any rate not to exceed three cents per mile: *Provided*, That all new roads may charge three cents per mile until such time as the Commissioner of Railroads shall be able to determine the earnings

of said railroad, according to the provisions of this section: *Provided further.* That in the Upper Peninsula three cents per mile may be charged and collected on all railroads."

3. By striking out of lines 79 and 80 of recited section 9, the following: "In the lower peninsula and 5 cents per mile in the upper peninsula."

And in all of said named amendments the Senate non-concurred, and asked for a committee of conference, which request was granted and such committee duly appointed.

Respectfully report that they have had said bill and the matters of disagreement existing between the two Houses, relative to said amendments, under careful consideration and make the following recommendations in respect thereto:

I. That as to the first named amendment made to said bill by the House the House recede therefrom.

II. That as to the second named amendment made to said bill by the House, the House recede therefrom.

III. That as to the third named amendment made to said bill by the House, the Senate concur therein.

And the conference committee respectfully ask that both Houses concur in the recommendations herein set forth; that the bill as so amended stand concurred in by both Houses, and that they be discharged from the further consideration of the subject.

N. J. BROWN,
S. W. TURNER.
W. M. SLOSSON,

Conference Committee on the part of the House.

F. B. GALBRAITH,
J. E. BARRINGER,

Committee on the part of the Senate.

The House did not concur, a majority of all the members elect not voting therefor by yeas and nays, as follows:

YEAS.

Mr. Browne, H. W., Mr. McMillan, Brown, N. J.,	O'Keefe, Judd, Killeen,	Mr. Sherman, Slosson, Stoflet, Rauthier,	Mr. Tinklepaugh, Wiggins, Speaker,
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NAYS.

Mr. Abbott, Baldwin, Cole, Damon, Deming, Dyer, Ferguson,	Mr. Fitch, Goodrich, Hawley, Huebner, Jasnowski, McKay, McKinstry,	Mr. Murtagh, Pealer, Preston, W. W., Robinson, R., Rogers, Smith, A. A., Stout,	Mr. Swift, Turner, Van Orthwick, Waite, Wettlaufer, Williams, W. W., Zagelmeyer,
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Mr. Abbott moved to suspend the rule limiting the time within which a motion to reconsider a vote may be made, for the purpose of moving to reconsider the vote by which the House passed the bill,

Pending which,

On motion of Mr. W. W. Williams,

The further consideration of the bill was made the special order for 2:15 o'clock this afternoon, two-thirds of all the members present voting therefor.

On motion of Mr. Rogers,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

The House took up the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 25, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 755 (file No. 434), entitled

A bill to provide for an associate judge of the recorder's court of the city of Detroit, and to authorize the Governor of the State to fill any vacancy therein.

In the passage of which, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker announced the following :

SENATE CHAMBER,
Lansing, June 25, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to re-transmit to the House the following bill:

Senate bill No. 125 (file No. 39), entitled

A bill to provide for the election of two justices of the peace and for the appointment of a justice clerk and room for holding justice court in and for the city of Grand Rapids, and to define their jurisdiction and to fix their compensation, and to repeal an act entitled "An act to provide for the election of four justices of the peace in and for the city of Grand Rapids and to define their jurisdiction and fix their compensation," approved March 11

1881, and all acts and parts of acts in any wise contravening to the provisions of this act,

In accordance with a request from the House this day received.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Mr. Gill moved to suspend the rule limiting the time within which a motion to reconsider a vote may be made.

Which motion prevailed, two-thirds of all the members present voting therefor.

Mr. Gill moved to reconsider the vote by which the House passed the bill.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Gill moved to amend the bill as follows:

1. By striking out of line 4 of section 3 the words "board of supervisors" and inserting in lieu thereof the words "common council."

2. By striking out of line 38 of section 5 the word "county" and inserting in lieu the word city."

3. By striking out of lines 39 and 40 of section 5 the words "board of supervisors," and inserting in lieu thereof the words "common council."

4. By striking out of line 40 section 5 the word "county," and inserting in lieu thereof the word "city."

5. By striking out of line 41 of section 5 the word "county," and inserting in lieu thereof the word "city."

6. By striking out of line 16 of section 6 the word "county," and inserting in lieu thereof the word "city."

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hanscom,	Mr. Preston, W. W., Mr. Swift,
Angerer,	Hawley,	Probert,
Baldwin,	Hoaglin,	Randall,
Bignall,	Hobart,	Robinson, H. W.
Briske,	Huebner,	Robinson, R.,
Brown, N. J.,	Jasnowski,	Rogers,
Chambers,	Judd,	Rauthier,
Cole,	Killean,	Russ,
Crosby,	Lowden,	Salisbury,
Damon,	McElroy,	Sherman,
Deming,	McKinstry,	Slosson,
Dyer,	McMillan,	Smith, A. A.,
Ferguson,	Mellen,	Southworth,
Gibbons,	Morton,	Spencer,
Gill,	Murtagh,	Stoflet,
Goodrich,	Peabody,	Stout,
Hall,	Preston, J. L.,	

NAYS.

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Title agreed to.

On motion of Mr. Gill,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Randall moved to discharge the committee of the whole from the further consideration of

Senate bill No. 131, entitled

A bill to amend sections 1 and 4 of chapter 55 of the compiled laws of 1871, being compiler's sections 2015 and 2018 of Howell's annotated statutes of Michigan, relating to observance of the first day of the week, and the prevention and punishment of immorality.

Which motion prevailed.

On motion of Mr. Randall,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Judd moved that the further consideration of the bill be indefinitely postponed.

Which motion prevailed.

The Speaker announced that the hour had arrived for the

SPECIAL ORDER.

Being the consideration of

Senate bill No. 126 (file No. 141, substitute for file No. 69), entitled

A bill to amend section 9 of article 2 of act No. 198 of the public acts of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," as amended by act No. 177 of the public acts of 1877 and act No. 116 of the public acts of 1883.

The pending question being on the motion to suspend the rule limiting the time within which a motion to reconsider a vote may be made.

The motion then prevailed, two-thirds of all the members elect voting therefor.

Mr. Abbott moved to reconsider the vote by which the House passed the bill.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Abbott offered the following substitute therefor:

SECTION 1. *The People of the State of Michigan enact.* That section nine of article two of act number one hundred and ninety-eight of the session laws of one thousand eight hundred and seventy-three, being an act entitled "An act to revise the law providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," as amended by act number one hundred and seventy-seven, session laws of one thousand eight hundred and seventy-seven, and act one hundred and sixteen, public acts of eighteen hundred and eighty-three, be and the same is hereby amended so as to read as follows:

Sec. 9. Every such corporation shall possess the general powers, and be subject to the liabilities and restrictions following, that is to say:

First, To cause such examinations and surveys for the proposed railroad to

be made, as may be necessary to the selection of the most advantageous route for the road, and for such purposes, by its officers, agents, and servants, to enter upon lands or waters of any person or company, but subject to liability for all damages which they shall do thereto.

Second, To receive, hold, and take such voluntary grants and donations of real estate, and other property, as shall be made to it to aid in the construction, maintenance, and accommodation of such road, but the real estate thus received, by voluntary grant, shall be held and used for the purposes of such grant only;

Third, To purchase, and, by voluntary grants and donations, receive and take, and by its officers, engineers, surveyors, and agents, enter upon, and take possession of, hold and use all such lands and real estate, franchises, and other property, as may be necessary for the construction, maintenance, and accommodation of its railroad and stations, depots, and other accommodations; but the same shall not be appropriated until the compensation to be made therefor is agreed upon by the parties, or ascertained as herein prescribed, to be paid to the owners, or deposited as hereinafter directed, unless the consent of such owner be given therefor;

Fourth, To lay out its road, not exceeding one hundred feet in width, and to construct the same, and, for the purpose of cuttings or embankments, and procuring stone, gravel, or other material, or for the purpose of draining its road bed, to take, in the manner herein provided, such further lands adjacent to and in the vicinity of its road, as may be necessary for the proper construction, operating, and security of its road;

Fifth, To construct its road upon or across any stream of water, water course, private road, street, lane, alley or highway, and across any plank road, railroad, or canal which the route of its road shall lie along, or intersect; but the corporation shall restore the stream, water course, private road, street, alley, lane, highway, plank road, railroad, or canal to its former state, as near as may be, but shall not materially obstruct the navigation of any stream, nor obstruct any public highway, or street, by cars or trains, for more than five minutes at any one time; and shall construct suitable road and street crossings, for the passage of teams, by fitting down planks between and on each side of the rails of such road, the top of which shall be at least one-half inch higher than the top of the rails of such road; and in case of the construction of such railway upon any public street, lane, alley or highway, the same shall be on such terms and conditions as shall be agreed upon between the railroad company and the common council of any city or the village board of any village, or the commissioners of highway of any township in which the same may be; but such railway shall not be constructed upon any public street, lane, alley, highway, or private way, until damages and compensation be made by the railroad company therefor, to the owner or owners of property adjoining such street, lane, alley, highway, or private way, and opposite where such railroad is to be constructed, either by agreement between the railroad company and each owner, or owners, or ascertained as herein prescribed for obtaining property or franchises for the purpose of its incorporation, to be paid to the owner thereof, or deposited as hereinafter directed;

Sixth, To cross, join, and unite its railroads with any other railroad, now or hereinafter constructed, under any law whatever, at any point on its route, and upon the grounds of such other railroad now or hereafter constructed, with the necessary turnouts, sidings, and switches, and other accommodations and con-

veniences, in furtherance of the objects of its connections; and to make all such business arrangements as said companies may agree upon. And every company, whose railroad shall be intersected by any other railroad, shall unite with the owners of such other railroads, in forming such intersections and connections, and grant facilities for the same, as hereinafter provided;

Seventh. To take, transport, carry, and convey persons and property on their said road, by the force and power of steam, animals, or any mechanical power, or by any combination of them, and to receive tolls and compensation therefor: *Provided.* That in transporting freight by the car, loaded by the shipper, and unloaded by the consignee, no railroad company shall charge for transporting each of such cars more than eight dollars for any distance not exceeding ten miles, nor more than fifty cents per mile for the second ten miles, nor more than twenty-five cents per mile for the third ten miles; and for distances exceeding thirty miles, in no case shall the charge between any two points on the said railroad exceed the minimum charge on the entire line. This provision shall not apply to any company operating less than fifteen miles of railroad;

Eighth. To erect and maintain all necessary and convenient buildings, stations, depots, and fixtures, and machinery for the accommodation and use of their passengers, freight, and business, and to obtain and hold all the lands necessary therefor;

Ninth. To regulate the time and manner in which passengers and property shall be transported, and the tolls and compensation to be paid therefor; but such compensation for transporting any passenger, and his or her ordinary baggage, not exceeding in weight one hundred and fifty pounds, shall not exceed the following prices, viz.: for a distance not exceeding five miles, three cents per mile; for all other distances, for all companies the gross earnings of whose passenger trains, as reported to the commissioner of railroads for the year one thousand eight hundred and eighty-eight equaled or exceeded the sum of three thousand dollars for each mile of road operated by said company, two cents per mile, and for all companies the earnings of whose passenger trains reported as aforesaid, were over two thousand and less than three thousand dollars per mile of road operated by said company, two and a half cents per mile, and for all companies whose earnings reported as aforesaid, were less than two thousand dollars per mile of road operated by said company, three cents per mile: *Provided.* That in future, whenever the earnings of any company doing business in this State, as reported to the commissioner of railroads at the close of any year, shall increase so as to equal or exceed the sum of two thousand or three thousand dollars per mile of road operated by said company, then in such case said companies shall thereafter, upon the notification of the commissioner of railroads, be required to only receive as compensation for the transportation of any passenger and his or her ordinary baggage not exceeding in weight one hundred and fifty pounds, a rate of two cents and a half, or two cents per mile, as hereinbefore provided.

Provided. That one thousand mile tickets shall be kept for sale at the principal ticket offices of all railroad companies in this state, or carrying on business partly within and partly without the limits of this state (except narrow gauge roads) at a price not exceeding twenty dollars in the lower peninsula and twenty-five dollars in the upper peninsula. Such one thousand mile tickets may be made non-transferable, but whenever required by the purchaser, they shall be issued in the names of the purchaser, his wife and children (designating the name of each on such ticket), and in case such ticket

is presented by any other than the person or persons named thereon, the conductor may take it up and collect fare, and thereupon such one thousand mile ticket shall be forfeited to the railroad company. Each one thousand mile ticket shall be valid for two years only after date of purchase, and in case it is not wholly used within the time, the company issuing the same shall redeem the unused portion thereof, if presented by the purchaser for redemption within thirty days after the expiration of such time, and shall on such redemption be entitled to charge three cents per mile.

Mr. Waite moved to amend the substitute by adding thereto the following:

Provided, That roads in the Upper Peninsula which report as above provided, passenger earnings exceeding three thousand dollars per mile, shall not charge to exceed three cents per mile, and roads reporting less than three thousand dollars per mile shall be allowed to charge not to exceed four cents per mile.

Which amendment was agreed to.

Mr. Hinkson moved to amend the substitute by striking out of the second proviso in the ninth subdivision, the words "except narrow gauge roads,"

Which amendment was agreed to.

The substitute, as amended, was then adopted.

The substitute bill was then passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Fitch,	Mr. Morton,	Mr. Spencer,
Aleshire,	Gibbons,	Murtagh,	Stoflet,
Austin,	Gill,	Northup,	Stout,
Baldwin,	Goodrich,	Peabody,	Swift,
Bignal,	Gregory,	Pealer,	Taylor,
Briske,	Hawley,	Potter,	Turner,
Brown, N. J.,	Heineman,	Preston, J. L.,	Van Orthwick,
Canfield,	Hinkson,	Preston, W. W.,	Wachtel,
Chambers,	Hoaglin,	Randall,	Wagner,
Cole,	Hobart,	Robinson, H. W.	Waite,
Collins,	Huebner,	Robinson, R.,	Watson,
Curtis,	Jackson,	Rogers,	Watts,
Dalton,	Jasnowski,	Rauthier,	Wettlauffer,
Damon,	Judd,	Russ,	White,
Deming,	McElroy,	Salisbury,	Wiggins,
Dyer,	McKinstry,	Sherman,	Williams, W. W.
Eaton,	McMillan,	Smith, A. A.,	Wood,
Ferguson,	Mellen,	Southworth,	Speaker, 72

NAYS.

Mr. Browne, H. W.,	1
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Title agreed to.

Mr. W. W. Williams moved to discharge the committee on ways and means from the further consideration of

House bill No. 86 (file No. 191), entitled

A bill to provide for the adjusting and payment of State bounties to Michigan soldiers or sailors.

On which motion,

Mr. W. W. Williams demanded the yeas and nays.

The demand was seconded.

Pending the calling of the roll.

Mr. Judd moved that the motion to take the bill from the table, do lie on the table. ~~"SICK"~~

On which motion,

Mr. W. W. Williams demanded the yeas and nays.

The demand was seconded, and the motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. Lusk,	Mr. Taylor,
Aleshire,	Hanscom,	Mellen,	Van Orthwick,
Angerer,	Hawley,	Murtagh,	Watts,
Briske,	Heineman,	Pealer,	Wells,
Brown, N. J.,	Hinkson,	Potter,	Wettlaufer,
Canfield,	Hoaglin,	Robinson, H.W.	Wheaton,
Chambers,	Hollister,	Robinson, R.,	Wiggins,
Crosby,	Huebner,	Slosson,	Wood,
Gibbons,	Judd,	Stoflet,	Speaker,
Gill,	Kirby,		

38.

NAYS.

Mr. Austin,	Mr. Ferguson,	Mr. Morton,	Mr. Tinklepaugh,
Bignall,	Fitch,	Preston, J. L.,	Turner,
Browne, H.W.	Hall,	Preston, W.W.	Wagner,
Cole,	Jasnowski,	Probert,	Watson,
Collins,	Lowden,	Russ,	White,
Curtis,	McElroy,	Sherman,	Williams, W. W.
Deming,	McKay,	Smith, A. A.,	Zagelmeyer,
Eaton,	McKinstry,	Stout,	

31

Mr. Murtagh moved to take from the table

Senate bill No. 12 (file No. 164), entitled

A bill relative to action for libel.

Which motion did not prevail.

Mr. Russ moved to discharge the committee of the whole from the further consideration of

House bill No. 46 (file No. 430), entitled

A bill to amend section 15 of chapter 239 of the compiled laws of 1871, being section 9221 of Howell's annotated statutes, relative to fees of justices of the peace in civil cases, and to repeal all acts or parts of acts conflicting herewith.

Which motion did not prevail.

Mr. Aleshire moved to take from the table

Senate bill No. 12 (file No. 164), entitled

A bill relative to actions for libel.

Which motion did not prevail.

The House resumed the order of

THIRD READING OF BILLS.

House bill No. 686 (file No. 414), entitled

A bill to amend section 22 of article 4 of act No. 198 of the session laws of

1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," approved May 1, 1873, as amended by act No. 234 of the public acts of 1885, approved June 20, 1885,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Angerer,	Mr. Gregory,	Mr. Peabody,	Mr. Stout,
Austin,	Hall,	Pealer,	Swift,
Baldwin,	Heinemann,	Potter,	Tinklepaugh,
Canfield,	Hoaglin,	Preston, J. L.,	Wagner,
Chambers,	Huebner,	Preston, W. W.	Watson,
Crosby,	Jasnowski,	Probert,	Watts,
Damon,	Killean,	Robinson, R.,	Wells,
Deming,	Lowden,	Rogers,	Wettlaufer,
Eaton,	Lusk,	Rauthier,	White,
Ferguson,	McKay,	Salisbury,	Williams, W.W.
Fitch,	McKinstry,	Sherman,	Zagelmeyer,
Gibbons,	Mellen,	Spencer,	Speaker,
Goodrich,	Murtagh,	Stoflet,	51

NAYS.

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Title agreed to.

Mr. Huebner moved to take from the table

House bill No. 233 (file No. 387), entitled

A bill to amend section 3 of article 3 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1, 1873, to provide for the taxation of railroad property and to repeal section 33 of an act approved March 28, 1846, entitled "An act to authorize the sale of the Central Railroad and to incorporate the Michigan Central Railroad Company;" section 21 of an act approved May 4, 1846, entitled "An act to incorporate the Grand River Valley Railroad Company; section 2 of an act approved May 18, 1846, entitled "An act in regard to the Erie & Kalamazoo Railroad Company; section 31 of an act approved May 9, 1846, entitled "An act to authorize the sale of the Southern Railroad and incorporate the Michigan Southern Railroad Company," and section 9 of an act approved February 13, 1855, entitled "An act to authorize the consolidation of the Detroit and Pontiac, and the Oakland and Ottawa Railroad Company so as to form a continuous line from Detroit to Lake Michigan, under the name of the Detroit and Milwaukee Railroad Company."

Which motion prevailed.

The question being on the passage of the bill,

Mr. Russ moved that the further consideration of the bill be indefinitely postponed.

Which motion prevailed.

House bill No. 699 (file No. 403), entitled

A bill to provide for the employment of convicts in the prisons of Michigan that are under State control, to establish their hours of labor, and to make an appropriation for the employment of convicts, and to repeal all acts in contravention to this act,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Swift moved that the further consideration of the bill be indefinitely postponed.

Which motion prevailed.

The Speaker called Mr. Goodrich to the chair.

House bill No. 448 (file No. 289), entitled

A bill to authorize the formation of lighting, heating and power companies,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gibbons,	Mr. Mellen,	Mr. Stout,
Aleshire,	Hall,	Murtagh,	Tinklepaugh,
Austin,	Harris,	Pealer,	Tyrrell,
Baldwin,	Hawley,	Preston, J. L.,	Van Orthwick,
Bignal,	Heineman,	Preston, W. W.	Wagner,
Browne, H. W.,	Hoaglin,	Probert,	Watson,
Chambers,	Jasnowski,	Randall,	Watts,
Cole,	Judd,	Robinson, R.,	Wettlaufer,
Collins,	Lowden,	Rauthier,	Wiggins,
Crosby,	McElroy,	Salisbury,	Williams, W. W.
Dalton,	McKay,	Southworth,	Wood,
Damon,	McKinstry,	Spencer,	Zagelmeyer,
Deming,	McMillan,	Stoflet,	Speaker

pro tem., 52

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NAYS.

Title agreed to.

On motion of Mr. McKinstry,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Pealer moved to discharge the committee of the whole from the further consideration of

House bill No. 587 (file No. 418), entitled

A bill appropriating \$600 for the purpose of clearing out, deepening and widening the channel between Corey lake and Kaiser's lake, in Fabius township, St. Joseph county, to be expended under and by direction of the game warden.

Which motion prevailed.

On motion of Mr. Pealer,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The Speaker resumed the chair.

Mr. McKay moved that the further consideration of the bill be indefinitely postponed.

On which motion,

Mr. Pealer demanded the yeas and nays.

The demand was not seconded.

The motion that the further consideration of the bill be indefinitely postponed then prevailed.

House bill No. 498 (file No. 364), entitled

A bill to amend act No. 40 of the session laws of 1877, entitled An act to provide or facilitate the incorporation of military or light guard companies for certain purposes, being chapter 26 of Howell's annotated statutes, compiler's sections 994 to 1000, both inclusive, by adding three sections thereto to stand as sections 8, 9 and 10,

Was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Ferguson,	Mr. Mellen,	Mr. Stoflet,
Aleshire	Gibbons,	Murtagh,	Stout,
Angerer,	Goodrich,	Pealer,	Swift,
Austin,	Gregory,	Potter,	Taylor,
Baldwin,	Hall,	Preston, J. L.,	Tinklepaugh,
Bignall,	Hawley,	Preston, W. W.,	Turner,
Briske,	Heineman,	Randall,	Tyrrell,
Browne, H. W.,	Hoaglin,	Robinson, H. W	Van Orthwick,
Brown, N. J.,	Huebner,	Robinson, R.,	Watts,
Chambers,	Jackson,	Rogers,	Wells,
Cole,	Jasnowski,	Russ,	White,
Collins,	Judd,	Salisbury,	Wiggins,
Connor,	Kirby,	Sherman,	Williams, W. W.
Curtis,	Lowden,	Slosson,	Wood,
Damon,	Lusk,	Southworth,	Zagelmeyer,
Deming,	McElroy,	Spencer,	Speaker,
Eaton,	McKinstry,		66

NAYS.

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Title agreed to.

On motion of Mr. Eaton,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

House bill No. 166 (file No. 172), entitled

A bill to amend sections 5 and 28 of act number 79 of the session laws of 1873, as amended by acts 88, session laws of 1877, 81, session laws of 1883, and 247, session laws of 1887, being paragraphs numbered 3289 and 3310 of Howell's annotated statutes of 1882, and entitled "An act to provide for the appointment of a commissioner of railroads, and to define his powers, duties, and fix his compensation,"

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. J. L. Preston moved to amend the bill by striking out in line 12, section 5, after the words "the commissioner may," the words "with the consent of the Governor."

Pending which,

Mr. J. L. Preston moved that the rules requiring the vote of two-thirds of the members elect to amend a bill on third reading be suspended.

Which motion prevailed, two-thirds of all the members present voting therefor.

The motion to amend the bill then prevailed.

Mr. W. W. Williams moved to amend the bill by striking out of recited section 5 the following:

"The commissioner may also employ from time to time such clerks to assist him in the discharge of the several duties imposed upon him by law as he shall find necessary. The salary of such clerks as it may be necessary to employ shall be at such a rate per annum as the commissioner shall decide: *Provided*, That such rate salary shall not exceed \$1,000 per annum, the salary of such clerks to be paid monthly on the warrant of the Auditor General upon the certificate of the commissioner that the service has been performed."

Which motion did not prevail.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hall,	Mr. Northup,	Mr. Stoflet,
Aleshire,	Hanscom,	O'Keefe,	Taylor,
Bignal,	Harris,	Peabody,	Tinklepaugh,
Browne, H. W.,	Hinkson,	Pealer,	Turner,
Brown, N. J.,	Jackson,	Potter,	Tyrrell,
Collins,	Jasnowski,	Preston, J. L.,	Wagner,
Connor,	Judd,	Preston, W. W.,	Waite,
Curtis,	Killean,	Randall,	Wells,
Dalton,	Lowden,	Rogers,	Wettlaufer,
Damon,	McElroy,	Rauthier,	Wheaton,
Eaton,	McKinstry,	Sherman,	Wiggins,
Gibbons,	McMillan,	Slossen,	Speaker, 51
Goodrich,	Murtagh,	Southworth,	

NAYS.

Mr. Angerer,	Mr. Hawley,	Mr. Probert,	Mr. Van Orthwick,
Austin,	Heineman,	Robinson, R.,	Watts,
Baldwin,	Hoaglin,	Russ,	White,
Chambers,	Huebner,	Salisbury,	Williams, W. W.
Crosby,	Kirby,	Stout,	Wood,
Ferguson,	Mellen,	Swift,	Zagelmeyer, 26
Fitch,	Morton,		

Title agreed to.

On motion of Mr. Tyrrell,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Judd moved to take from the table the following resolution:

Resolved by the Senate (the House concurring), That from and after Friday, June 28, 1889, the two Houses will transact no other business than for the President of the Senate and the Speaker of the House to sign enrolled bills for the approval of the Governor, and the entry of the same on the Journal by the Secretary of the Senate and Clerk of the House, and the final adjournment of the Legislature shall be on Wednesday, July 3, 1889, at 12 o'clock M. of that day.

Which motion prevailed.

The questions pending being a motion to amend the resolution by making the dates Thursday, June 27, and Saturday, June 29,

Also the following substitute for the resolution:

Resolved (the House concurring), That no date be named for final adjournment until definite action has been taken upon measures now pending relative to elections and liquor traffic,

Mr. Pealer moved that the resolution do lie on the table.

On which motion,

Mr. N. J. Brown demanded the yeas and nays.

The demand was seconded, and the motion that the resolution do lie on the table did not prevail by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Eaton.	Mr. Pealer,	Mr. Spencer,
Collins,	Harris,	Preston, J. L.,	Stout,
Connor,	Hinkson,	Preston, W. W.,	Taylor,
Curtis,	Hollister,	Randall,	Tinklepaugh,
Dalton,	Jackson,	Rogers,	Turner,
Damon,	McKinstry,	Russ,	Watson,
Deming,	Murtagh,	Southworth,	Wheaton, 28

NAYS.

Mr. Aleshire,	Mr. Hawley,	Mr. McMillan,	Mr. Tyrrell,
Austin,	Heineman,	Mellen,	Van Orthwick,
Bignal,	Hoaglin,	Morton,	Wagner,
Brown, N. J.,	Huebner,	Northup,	Watts,
Canfield,	Judd,	O'Keefe,	Wettlaufer,
Cole,	Killean,	Potter,	White,
Ferguson,	Kirby,	Probert,	Wiggins,
Gibbons,	Lowden,	Robinson, R.,	Williams, W. W.
Goodrich,	Lusk,	Rauthier,	Wood,
Hall,	McElroy,	Salisbury,	Zagelmeyer,
Hanscom,	McKay,	Smith, A. A.,	Speaker, 44

The substitute was not then agreed to.

The question then being on amending the resolution,

Mr. N. J. Brown demanded the yeas and nays.

The demand was seconded, and the motion to amend the resolution did not prevail by yeas and nays as follows:

YEAS.

Mr. Bignal,	Mr. Gregory,	Mr. Kirby,	Mr. Sherman,
Brown, N. J.,	Hoaglin,	Lowden,	Watson,
Chambers,	Hobart,	Lusk,	Watts,
Dalton,	Hollister,	McKay,	Wettlaufer,
Gibbons,	Judd,	Preston, W. W.	White, 20

NAYS.

Mr. Abbott,	Mr. Goodrich,	Mr. Murtagh,	Mr. Stout,
Aleshire,	Hanscom,	Northup,	Swift,
Austin,	Harris,	Peabody,	Taylor,
Baldwin,	Hawley,	Pealer,	Tinklepaugh,
Canfield,	Heineman,	Potter,	Turner,
Cole,	Hinkson,	Randall,	Wagner,
Collins,	Huebner,	Robinson, R.,	Waite,

Mr. Connor,	Mr. Jackson,	Mr. Rauthier,	Mr. Wells,
Crosby,	Jasnowski,	Russ,	Wheaton,
Curtis,	Killean,	Salisbury,	Wiggins,
Damon,	McElroy,	Slosson,	Wood,
Deming,	McKinstry,	Smith, A. A.	Zagelmeyer,
Eaton,	Mellen,	Southworth,	Speaker,
Gill,	Morton,	Spencer,	

55

The question being on concurring in the adoption of the resolution,
Mr. Judd demanded the yeas and nays.

The demand was seconded, and

Pending the call of the roll,

Mr. Abbott moved that the resolution do lie on the table.

Which motion did not prevail.

The question again being on concurring in the adoption of the resolution,
The resolution was adopted by yeas and nays as follows:

YEAS.

Mr. Aleshire,	Mr. Hall,	Mr. McMillan,	Mr. Smith, A. A.,
Angerer,	Hanscom,	Mellen,	Spencer,
Austin,	Harris,	Morton,	Stoflet,
Baldwin,	Hawley,	Murtagh,	Stout,
Bignal,	Heineman,	Northup,	Taylor,
Browne, H. W.,	Hinkson,	O'Keefe,	Tinklepaugh,
Brown, N. J.,	Hoaglin,	Peabody,	Van Orthwick,
Canfield,	Hobart,	Potter,	Wagner,
Cole,	Hollister,	Preston, J. L.,	Waite,
Collins,	Huebner,	Preston, W. W.,	Wells,
Connor,	Jackson,	Probert,	Wettlaufer,
Crosby,	Jasnowski,	Robinson, R.,	Wheaton,
Dalton,	Judd,	Rogers,	White,
Damon,	Killean,	Rauthier,	Wiggins,
Eaton,	Kirby,	Russ,	Williams, W.W.
Ferguson,	Lowden,	Salisbury,	Wood,
Gill,	Lusk,	Sherman,	Zagelmeyer,
Goodrich,	McElroy,	Slosson,	Speaker,
Gregory,	McKinstry,		

74

NAYS.

Mr. Abbott,	Mr. Pealer,	Mr. Swift,	Mr. Watson,
Curtis,	Randall,	Turner,	Watts,
Deming,	Southworth,		

10

The House took up the order of

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 497 (file No. 366), being

A bill to amend sections 87, 94, 95, 97, 159, 162, 163, and 164 of act No. 215, of the session laws of 1859, entitled "An act to incorporate the city of Owosso," approved February 15, 1859, as amended by the several acts amendatory thereof.

Also :

House bill No. 755 (file No. 434), entitled

An act to provide for an associate judge of the recorder's court of the city of Detroit, and to authorize the Governor of the State to fill any vacancy therein.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment :

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 292 (file No. 389), being

An act to amend section 4381 of the compiled laws of 1871, being section 5851, Howell's annotated statutes, relative to the appointment of special administrators.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on elections:

The committee on elections, to whom was referred

House bill No. 400 (file No. 273), entitled

A bill to promote the purity of the ballot in this State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, recommending that the substitute be concurred in, and that the substitute do pass and ask to be discharged from the further consideration of the subject.

B. S. WAITE, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Waite,

The House concurred in the adoption of the substitute reported by committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on elections:

The committee on elections, to whom was referred

House bill No. 235, entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise in the city of Detroit,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House with the accompanying substitute therefor, recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

B. S. WAITE, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Waite,

The House concurred in the adoption of the substitute reported by committee.

On motion of Mr. Randall,

The bill was then ordered printed in the Journal, referred to the committee of the whole, and placed on the general order.

The following is the bill:

A bill to preserve the purity of elections and guard against abuses of the elective franchise, in the city of Detroit.

SECTION 1. *The People of the State of Michigan enact*, That as soon as possible after this act shall take effect, the common council of the city of Detroit shall, by ordinance, if it shall appear that at the election held in November, 1888, or at the election held in April, 1889, more than 500 votes were cast in any election precinct, again divide the ward or wards in which such precinct or precincts may be, and establish new election precincts or districts therein, if necessary, or rearrange the same so that each precinct shall contain, as near as may be, an equal number of electors, no precinct to contain more than 300 electors resident therein, and as often as it shall appear, after any election thereafter held, that more than 600 votes have been cast in any election precinct, said precinct shall, within six months after said election, again be subdivided, or the precincts of the entire ward be re-arranged and divided so that each precinct shall contain 300 electors, as near as may be, resident therein.

Sec. 2. For the purpose of conducting the registration, as provided by this act, to be held in the year 1889, the inspectors of election selected at the last election shall act, and hereafter four persons for each election precinct respectively, residents and electors therein, shall be selected in the manner now by law prescribed for the selection of inspectors of election in said city of Detroit, to act as a board of registration for such precinct, and said board shall elect one of their number as chairman.

All the members of each board shall file an acceptance with the city clerk, at least 30 days prior to the first sitting of the board, and take the usual oath of office administered by him. They shall remain in office until their successors are selected and qualified; and shall receive such compensation as the common council shall prescribe, but such compensation shall not be more than three dollars per day for each and every day actually given to the performance of the duties of their office. A day for such purpose being reckoned as twelve hours, and a proportionate sum for each part of a day shall be paid but no more. The members of the boards of registration shall also be the inspectors of elections in their respective precincts, and their compensation as inspectors of elections shall be the same per diem received by them while acting as a board of registration. In case of the unavoidable absence of any member of the board of registration from any place or on any occasion where or when said board is required to be present by the provisions of this act, the remaining members of the board may temporarily appoint another person to act in his stead until he shall appear and claim his place.

Sec. 3. In the year eighteen hundred and eighty-nine, and in the year eighteen hundred and nine-tenths, and every fourth year thereafter, there shall be a new and general registration of all the electors in the several election precincts of the city of Detroit, and for that purpose, the several boards of registration shall meet at the places designated, in the notice published by the city clerk, as hereinafter provided, on the first Monday and the three following days, and also the fourth Monday of October of said year eighteen hundred and eighty-nine, and in the said year eighteen hundred and ninety-two, and in each fourth year thereafter, and continue in session on each of said days, between the hours of nine o'clock in the forenoon, and eight o'clock in the evening, on each day, without adjourning. Such general registration shall be made in the "register of electors" for such precincts, and shall be of the names of all persons at the time residing in such precincts, and qualified as electors in said precincts, ac-



REGISTER OF ELECTORAL LIST

No.	Full Name.	Residence.	Age.	Term of Residence	
				In State.	Overseas

cording to the provisions of the constitution, and as hereinafter provided. Their sessions shall be public. The boards, at every session, shall have power, and it shall be their duty, to question every person presenting himself for registration, touching his residence, and other qualifications, as an elector of the precinct, and such other matters as are required to be entered in said register, and it shall be the duty of the applicant to make truthful answers to all such questions, and it shall be the duty of said board, on the demand of any one of them, or of any elector who may be present, to administer to all persons who shall personally apply to register, the following oath or affirmation: "You do solemnly swear (or affirm) that you will fully and truly answer all such questions as shall be put to you, touching your place of residence, name, place of birth, your qualifications as an elector, and your right as such, to register, and vote under the laws of this state." Any one of such registrars may administer the oath to the applicant.

Sec. 4. Every male person who is entitled to vote in the election precinct where he lawfully resides, and complying with the requirements herein, may be registered as an elector therein, but not otherwise, and it shall be the duty of every elector to see that his name has been so registered, and no person shall be deemed or held to have acquired a legal residence in any ward or election precinct for the purpose of voting therein, at any election therein, unless he shall have caused himself to be registered as an elector in said precinct, in the manner, and at the time hereinafter prescribed, and no person shall be registered as an elector at any other time or place than those which are in this act designated, nor shall any ballot be received by the inspectors at any election under any pretense whatever, unless the name of the person offering such ballot shall have been entered in the register of the precinct in which he claims to vote, as herein provided.

Sec. 5. On or before the first day in September of each year, when a general registration of electors is required to be made, the city clerk shall procure and have in readiness a book for each and every election precinct in said city for the registration of voters therein, and which shall be styled and marked as "The register of electors" for such precinct. Each register shall be made of good and suitable paper, and substantially bound, and shall contain space and ruled lines for at least eight hundred names, and be arranged and ruled in parallel columns with printed headings in the following order: Number (consecutively), full name, residence, age, term of residence in state and precinct, nativity, when naturalized or declared intention, and in what court, qualified voter, date of registration, sworn, signature, remarks; and the ruling and heading of each page of the register shall be according to the following diagram enlarged:

SEC. 6. It shall be the duty of the health officer to furnish, on or before the morning of their last session, an alphabetical list of the names and residence of all adult males who have died since the last general registration, and who resided in Detroit, to each board of registration, and said boards shall compare the names on said list with those entered on their books, and when a corresponding name and residence is found they shall write the word "dead" in the column of "Remarks" of their register, opposite said name.

SEC. 7. The several boards of registration, having openly and publicly met at the time and place herein appointed, shall proceed as follows: They shall examine each applicant as to his residence and qualifications as an elector, and unless otherwise herein directed, they shall enter the name of every applicant in his presence, in such register of electors, and all the facts therein stated, as hereinafter provided, whether he shall be entitled to vote or not. If it shall shall be determined by the board that he is not a qualified voter in such precinct, then an entry shall be made in the appropriate column, "no," and if qualified, an entry shall be made in the same column, "yes," but if any elector present so demands, the word "challenged" shall be entered under the column for "remarks." Only male persons of the age of twenty-one years residing in such precinct, shall be entered in such register, but every applicant who would be twenty-one years of age, on the day of the next election, if otherwise qualified, shall be entered in such register. Every applicant, in the years when a general new registration is required, who has commenced to reside in such precinct, and who has resided therein at least two days shall be entered in the said register, if he then be actually a resident of such precinct, and if he be otherwise qualified; but unless on the day of election he shall have resided for full ten days in such election precinct, such applicant cannot vote therein, although otherwise qualified: *Provided*, That the residence of a person shall be where his family are domiciled, or, if he has no family, the place where he sleeps.

SEC. 8. The register shall be ruled and one name shall be written on each line, but no name shall be written between the lines. In entering the number of the applicant, the number shall be filled up consecutively, leaving no blank, and in name they shall include his Christian name or names in full, as well as his surname; the names shall be entered consecutively in the order in which applicants apply to be registered; the other entries shall be as follows:

a. In the column headed "residence," the name of the street, avenue, and number of the dwelling, if there be a definite number, and if there shall not be a number or name, such clear and definite description of the place of such dwelling as shall enable it to be readily ascertained. If there shall be more than one house at the number given by the applicant as his place of residence, he must state in which house he resides. And if there be more than one family residing in said house, he must state either the floor on which he resides, or the number or location of the room or rooms occupied by him, whether front or rear; every floor below the level of the street or ground being designated as a basement, the first floor above such level being designated as the first floor.

b. In the column headed "names," the name of the applicant, writing the surname first, and the given or Christian name after.

c. In the column headed "nativity," the state, kingdom, empire, or dominion where the applicant was born.

d. In the columns headed "terms of residence" and their subdivisions, the periods by day, month or year, stated by the applicant, for which he has resided in the state and precinct.

e. In the column headed "naturalized," the word "yes," if the applicant be a naturalized citizen, and the word "no," if he be not a naturalized citizen, and if he be a native-born citizen the word "native," according as the facts may be stated.

f. If the applicant be not a native-born citizen, and is not a naturalized citizen, but has declared his intention to become a citizen six months or more before the election, in the column headed "declared intention" enter "yes," but if he has not declared his intention to become a citizen at least six months before the election enter "no."

g. In the column headed "date of papers," if the applicant be a naturalized citizen, or has declared his intention to become such, the time of such naturalization, or the making of such declaration, as appears by the certificates or other duly authenticated evidence thereof.

h. In the column headed "court" the designation of the court in which, if naturalized, such naturalization was had, or if a declaration of intention was made, the name of the court from which the certificate was issued, and if the applicant claims the right to be registered and vote as a naturalized citizen, or because he has declared his intention six months or more prior to the election, he must produce the proper certificate of such naturalization or declaration of intention, or satisfactory evidence, other than by the oath of the applicant, must be produced, that the same was issued.

i. In the column headed "qualified voter," the word "yes" or "no," as the facts shall appear, or be determined by the majority of the board of registration, it being however required of them to designate as a qualified voter, any male person who, if otherwise qualified, shall not at the time of making the application be of age, provided the time when said applicant will be of the age of twenty-one shall not be later than the day of the election immediately following such time of applying.

j. In the column headed "date of registration," the date on which the application was actually registered and none other.

k. In the column headed "sworn" shall be entered the word "sworn" (or affirmed) if the applicant was required to take an oath or affirmation.

Sec. 9. After the answers of the applicant to the question under the head of each and every column have been properly entered, by one of the members of the board in his presence, and not until then, he must enter his signature on the same line, in the column headed "signature." Signatures when made by a mark must be attested by at least one subscribing witness who shall be an elector well known, and not a member of the board of registration.

Sec. 10. At the close of each day's registration, the registrations for the day shall then be ruled off by double lines to be drawn by the registrars across each page in ink, and immediately under the last name and statement so registered. And the registrars shall make a note in writing under such double line stating, "Close of the first, second, etc., day's registration," and attest the same by their signatures.

Sec. 11. The registers shall be deposited at the end of each day in the office of the city clerk, and when not in the official use of the registrars, or other persons lawfully entitled, for the time being, to the use or custody thereof, they shall at all times be deposited and locked up in the office of the city clerk, but subject to be produced for inspection at all proper times.

Sec. 13. In addition to the other questions, which will be put to applicants desiring to be registered, the board shall require such applicant to answer, un-

der oath, as to whether he has at this or the last registration, been registered in any other district or precinct, and if it appears that he has been so registered they shall decline to enter his name in the register until he shall produce a "removal certificate," as hereinafter provided, and any elector who, being duly registered in the precinct where he then resided, shall remove into another precinct in the same city, may apply in person to the registrars of his previous precinct for a "removal certificate" and the same shall be made and signed by them, certifying to his said registration, with all its particulars, as shown on their registers, but adding his statement of the new residence and precinct to which he has removed. They shall then immediately cancel his resignation on their registers by drawing double lines in ink through the same, and noting his "removal" and the ward and precinct to which he has removed in the column of "remarks." And when by mistake a qualified elector has caused himself to be registered in a precinct which was not his place of residence, the registrars therein, on full and satisfactory proof that such error was committed by mistake, and without fraud or any unlawful intent, may, on his personal application and proof of his true residence, give him a similar certificate as in case of a removal, and cancel his registration in the same manner on their registers. And the certificate in case of a removal, or mistake so granted, shall, if presented in due time to the registrars of the precinct where such person so certified lawfully resides, and proper proof thereof made to them, shall entitle such person to be registered therein as herein provided. But in all cases where registration is made upon certificates from the board of registration of other precincts, such certificates must be retained by the boards to whom they are presented, and returned by them to the office of the city clerk; such certificates shall be signed, in order to be of any validity, by at least two of the registrars of the precinct in which the registration was first made. No person shall be registered upon production of any such removal certificate, unless and until he shall have satisfied the board of registration, to whom he shall have presented such certificate, that he is a qualified elector, and entitled to be registered in such precinct, and such "removal certificate" shall not be deemed evidence of his qualification as an elector in such precinct.

Sec. 14. The board of registration of each and every precinct shall make out and deliver to the city clerk within twenty-four hours after the close of their registration a true list of the names of all "qualified" electors registered by them in their respective precincts, arranged in alphabetical order of the surnames, followed by their full christian name and residences, and having the register number of each prefixed. This list shall be under the following heading, viz: "List of electors registered in ward----precinct, ---- of the city of-----, on the-----day of-----, eighteen hundred and-----, No.-----, name-----, residence;" and the following certificate shall be annexed at the end of the list, and signed by the members of the board of registration, to-wit: "We the undersigned, members of the board of registration of electors in ward-----, precinct-----, of the city of-----, do certify that the foregoing list is a true and correct copy of the name, residences and register number on the registers of said precinct of all persons that have been registered by us, as residents and qualified electors in said precinct during the month of October, in the year eighteen hundred and-----." Said lists shall be written only on one side of the paper, and on receiving the same, or in time to have the handbills printed as hereinafter provided, the city clerk shall cause to be printed, or shall deliver such lists to the person having the con-

tract for city printing, and shall cause him to print and deliver to him, in time to be posted up as hereinafter provided, broadside sheets of thick paper and in pica type, containing copies of the lists for each and every precinct in said city, respectively, so delivered to the said clerk, by the respective district boards of registration. Three of said hand bills containing the names, residences and registry number of the electors registered in the precinct, shall be posted up securely in the polling place, which may have been designated as the place for holding of the next election in said precinct, and the same shall be posted up on the Saturday immediately preceding such election. The hand bills posted in each precinct shall contain a list of all the names registered in said precinct. The original list shall be used as "copy" for setting up the type for said hand bills.

Sec. 15. On Monday and Tuesday of the week next preceding any election, excepting in the years when a general re-registration of voters is to be made, the district boards of registration shall be in session in their respective precincts, at such places as shall be designated in the notice of registration to be published by the city clerk as hereinafter provided, from nine o'clock in the forenoon to eight o'clock in the evening of each of said days, without intermission. At such sessions of such boards they shall review and complete the lists of qualified voters for such precincts. Such registrations shall be made in the "register of electors" for each precinct, and shall be made in the manner provided in this act for a general registration of electors in every fourth year. And all the provisions of law in relation to receiving applications for registration, and the registration of such applicants, shall be held applicable to, and govern the registration in such intermediate years. On reviewing the list of electors appearing on such register, if it shall be known to the board that any person whose name appears therein is dead, or has removed from the precinct, they shall enter the word "dead" or "removed" opposite such name in the column headed "remarks," and they may further draw a line in red ink through such name. They shall also, opposite such entry, in said column of remarks, enter the date of entry and the name of the member making it, so as to show when and by whom made, and thereafter such name shall be considered erased, and treated as no longer in the register. But, if it shall happen that such entry is erroneously made, and such person shall thereafter appear and claim the right to be again registered, he may be so registered by the board of registration, in the same manner as though his name had never been erased; or if he shall appear at any election and claim the right to vote thereat, his name may on his application, be again registered upon the following terms: He shall, upon his examination, on his oath or affirmation, which any member of the board of inspectors may administer, declare that he is the identical person whose name was so registered and erased, and that he is a qualified voter and entitled to vote; and upon making such oath or affirmation, the board of inspectors being satisfied that he is a duly qualified elector, his name may be registered in the manner above described by a member of the board of inspectors, and by its order the proper entries being entered in the proper register, under the appropriate heading, and the name and residence of such person entered in the duplicate list made by the board of registration for the use of said board of inspectors, as above provided, and in the column of remarks in the "register of electors" there shall be entered opposite such names the words "registered by

inspectors" followed by the signature of the chairman of the board of inspectors. And if such applicant shall affirm or swear falsely he shall be liable to the "pains and penalties of perjury, and if an entry shall be made falsely and maliciously, and without credible information, indicating in said register that any person is dead, or has removed from the precinct, the member of the board making it, and any other member of the board consenting thereto shall be deemed guilty of a misdemeanor, and be punished as such; and the party aggrieved, shall be entitled to recover from him or them, in an action on the case, treble damages for the injury, and treble costs for suit, in any court having jurisdiction of the cause, and the record of the defendant's conviction of the criminal offense, duly authenticated, shall be *prima facie* evidence of his liability.

SEC. 16. At the close of each of the registrations provided for in the foregoing section, the registrars shall, within twenty-four hours thereafter, make out and deliver to the city clerk a list of all the qualified electors of their respective precincts, certified as provided in section fourteen, and the city clerk shall cause the same to be printed and published as therein directed.

SEC. 17. At the close of every registration the registrars shall make out duplicate lists of all registered electors for their own use as inspectors of election at the following election. Said lists shall be under the same heading, and be followed by the same certificate as in the case of the list furnished by them to the city clerk, and shall be in all respects duplicates thereof, except that all names which have been marked "challenged" in the register, shall also be marked "challenged" in these lists. One of said lists shall remain in the possession of the member of the board who is oldest in years, and be produced by him at the polls for the use of the inspectors on the morning of the day of election; and the other list, made at the same time, and in the same form, shall remain in the possession of the next oldest member of the board.

SEC. 18. At any special election, there shall not be a previous revision of the registry, but at such special election, any legal voter of a precinct who has moved into the precinct since the last registration shall be entitled to vote in case he shall file, with the inspectors of election, an affidavit, stating the time he moved into such precinct and the length of his legal residence therein and in the State, and that he has removed into that precinct since the last registration of electors at the last election, and that he is a legal voter of such precinct, supported by an affidavit of a registered voter of the precinct, that he knows such person, and that his statements as to his time of residence, as aforesaid are correct, and that such person is a legal voter in such precinct. But it shall be the duty of such inspectors of election to examine the person so applying to vote, on oath as to his qualification, and if they are of the opinion that he is not a legal voter, and did not remove into such precinct since the last general or intermediate registration, they shall not accept his vote. The books of registration and election list of electors shall be in the possession of the inspectors at such election, and no one can vote unless upon such register and said election list except under the circumstances and through the method aforesaid, and all affidavits shall be returned by the inspectors of election to the city clerk after every such special election, who shall carefully preserve the same 4 years and 6 months.

SEC. 19. All entries in said register, and in the election list of electors, shall be made in ink, and no member of said board of registration shall write or make

any entry in said register or list, or allow any other person to do so, excepting the same be permitted by law, and no person shall make any entries or mark whatever therein, excepting inspectors of election, as provided by this act, or as may be provided by the statutes of the United States. The registers and the election list of electors in the office of the city clerk shall at all times be open to public inspection without charge. In case the register of electors for any district shall be lost or destroyed, or so mutilated that the same cannot be used, the common council of said city may direct the board of registration of the proper precinct to make a new general registration of the electors in such precinct at their sessions held as provided herein, prior to any election. And such new registration shall be made in the manner provided in this act for a general registration of electors, and all provisions of law in relation to receiving applications for registration, and the registration of applicants, shall be held applicable to and govern the registration provided by this section to be made. And election lists of electors shall be made by the registrars, in like manner as they are directed to be made in case of general registration.

Sec. 20. At the opening of the sessions of the boards of registration in intermediate years, there shall be delivered to the district boards respectively, the register of electors, and the election list of electors for the preceding election by the city clerk, and the city clerk shall also procure and furnish to said boards all the necessary blanks and stationery by them required, and he shall also keep on hand in his office blank affidavits required or provided by this act to be made for the use of electors desiring to use them, and the same shall be furnished without charge. All books, blanks, printing and stationery required by this act to be furnished by the clerk shall be procured by him at the expense of the city, and the bills or claims therefor shall be audited and allowed by the common council.

Sec. 21. At least seven days previous to the commencement of any session of the district boards of registration the city clerk, at the expense of the city, shall cause a notice thereof to be printed and published in at least two newspapers in the city, designating the places of holding the same, and shall cause the same notice to be printed in hand bill form and posted up in at least five conspicuous places in each precinct.

Sec. 22. It shall be the duty of each city clerk, on the demand of any qualified elector or his city, on payment or tender of his legal fees, to make out, certify, and at his office deliver to such elector, a true copy of the contents of any register of electors of any precinct of said city, for which he shall be entitled to receive compensation at the rate of twenty-five cents for every 100 names.

Sec. 23. In each and every city in which women are entitled to vote the boards of registration shall make out separate lists of such women electors in separate books, to be furnished them by the city clerk. All the provisions of the various sections of this act, so far as the same are applicable, shall apply to the registration of women as to the registration of male electors.

Sec. 25. It shall be the duty of the common council to select and secure by lease or otherwise than by purchase, suitable places for holding in each election precinct, the sessions of the boards of registration of electors, and in like manner to select and secure places for holding elections, and if a suitable building or portions thereof cannot be procured, then they may cause temporary structures, suitable for the purpose, to be constructed, and for that purpose may occupy, temporarily, portions of the highway as sites for such structures. The

places for registration shall be selected and a description or designation thereof filed in the office of the city clerk at least five days before the time when he is required to publish notice of the places at which the several boards of registration will hold their sessions, and a like description or designation of the places for holding the election will be filed with the city clerk at least five days before the time when he is required to publish notice of such election, as provided by this act; and the clerk will in his notice of the sessions of said board of registration and in his notices of the holding of the election, designate the places so selected and designated as the places of said sessions and holding elections respectively. The expense of procuring said places for the purposes mentioned, and of putting up such structures as aforesaid, and of the necessary furniture, heating and lighting shall be paid by the common council on the certificate of the chairman of the board of registrars or inspectors of elections from the general or contingent fund as the council may determine.

SEC. 26. All acts or parts of acts inconsistent herewith are hereby repealed.

By the committee on horticulture:

The committee on horticulture, to whom was referred

Senate bill No. 206 (file No. 188), entitled

A bill making an appropriation for the Independent Forestry Commission of the State of Michigan, for the years 1889 and 1890,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

A. A. SMITH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. A. A. Smith,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 370 (file No. 179), entitled

A bill to define and limit the amounts to be paid to members of Legislative committees for travel and expenses in certain cases,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The House concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on local taxation:

The committee on local taxation, to whom was referred

House bill No. 315, entitled

A bill to authorize the city of East Saginaw to borrow money for the construction of a city hall building,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to supersede and repeal an act entitled "An act to incorporate a Board of Water Commissioners for the city of East Saginaw, to supply the people with pure and wholesome water, and to provide for the completion and management of the East Saginaw water works," approved February 28th, 1873, and all the several acts amendatory thereof, and to provide for the transfer of the property, moneys, and records in the charge thereof to the Board of Water Commissioners of the city of Saginaw as consolidated,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

MINOR T. COLE, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Connor,

The House concurred in the adoption of the substitute reported by committee.

On motion of Mr. Connor,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gregory,	Mr. McMillan,	Mr. Slosson,
Angerer,	Hanscom,	Mellen,	Spencer,
Baldwin,	Harris,	Northup,	Stoflet,
Bignall,	Hinkson,	O'Keefe,	Stout,
Canfield,	Hoaglin,	Peabody,	Swift,
Cole,	Hobart,	Pealer,	Taylor,
Collins,	Huebner,	Preston, J. L.,	Tinklepaugh,
Connor,	Jackson,	Preston, W. W.,	Van Orthwick,
Curtis,	Jasnowski,	Probert,	Wachtel,
Dalton,	Judd,	Robinson, R.,	Wheaton,
Damon,	Killean,	Rogers,	White,
Deming,	Kirby,	Rauthier,	Williams, W. W.
Ferguson,	Lusk,	Salisbury,	Zagelmeyer,
Gill,	McElroy,	Sherman,	Speaker,
Goodrich,	McKay,		58

NAYS.

0

Title agreed to.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 654 (file No. 164), entitled

A bill to provide for the incorporation of the board of education of the city of Saginaw, as consolidated, to provide for the assuming and payment by it of all existing indebtedness and liabilities, and for the transfer to the same of the property, rights and credits of the boards of education of the cities of East Saginaw and Saginaw, as heretofore constituted,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to supersede and repeal an act entitled "An act to create a board of public works for the city of East Saginaw, Michigan, and to define its powers and duties, and to repeal all laws in conflict therewith," approved March 26, 1885, and to provide for the transfer of the property and records in charge thereof to the board of public works of the city of Saginaw as consolidated,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

F. F. HOAGLIN, *Chairman*

Report accepted and committee discharged.

On motion of Mr. Connor,

The House concurred in the adoption of the substitute reported by committee.

Which motion prevailed.

On motion of Mr. Connor,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. McElroy,	Mr. Slosson,
Aleshire,	Gregory,	McKay,	Spencer,
Angerer,	Hanscom,	McMillan,	Stoflet,
Austin,	Harris,	Mellen,	Stout,
Bignall,	Hawley,	Northup,	Swift,
Browne, H. W.,	Heineman,	O'Keefe,	Taylor,
Canfield,	Hinkson,	Peabody,	Tinklepaugh,
Cole,	Hoaglin,	Pealer,	Van Orthwick,
Collins,	Hobart,	Preston, J. L.,	Wachtel,
Connor,	Huebner,	Preston, W. W.,	Watson,
Curtis,	Jackson,	Probert,	Watts,
Dalton,	Jasnowski,	Robinson, R.,	Wheaton,
Damon,	Judd,	Rogers,	White,
Deming,	Killean,	Rauthier,	Williams, W. W.
Ferguson,	Kirby,	Salisbury,	Zagelmeyer,
Gill,	Lusk,	Sherman,	Speaker, 64

NAYS.

0

Title agreed to.

By the committee on education:

The committee on education, to whom was referred Senate bill No. 228 (file No. 176), entitled

A bill to amend section 1 of act No. 321 of the local acts of 1885, being "An act to organize the union school district of Salem," approved April 11, 1885, as amended by act No. 329 of the local acts of 1887, approved February 3, 1887,

Respectfully report that they have had the same under consideration, and

have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Gregory,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. Lusk,	Mr. Slosson,
Aleshire,	Gregory,	McElroy,	Stoflet,
Angerer,	Hall,	McKay,	Stout,
Austin,	Hanscom,	McMillan,	Swift,
Baldwin,	Harris,	Mellen,	Taylor,
Bignall,	Hawley,	Northup,	Tinklepaugh,
Canfield,	Heineman,	O'Keefe,	Van Orthwick,
Cole,	Hinkson,	Peabody,	Wachtel,
Collins,	Hoaglin,	Pealer,	Wells,
Connor,	Hobart,	Potter,	Wheaton,
Crosby,	Huebner,	Preston, W. W.,	Wiggins,
Dalton,	Jackson,	Probert,	Williams, W. W.
Damon,	Jasnowski,	Randall,	Wood,
Deming,	Judd,	Robinson, R.	Zagelmeyer,
Ferguson,	Killean,	Rogers,	Speaker,
Gill,	Kirby,	Rauthier,	63

NAYS.

0

Title agreed to.

On motion of Mr. Gregory,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

MESSAGES FROM THE SENATE.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 25, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill :

Senate bill No. 138, entitled

A bill to amend section 1 of act number 61 of the laws of Michigan, of the year 1873, entitled an act to amend sections 1 and 2 of the session laws of 1851 entitled "An act to provide for letting to contract the furnishing of fuel and stationery for the use of the State, also the State printing and binding," approved June 24, 1851, being sections 292 and 294, chapter 7, compiled laws of 1871; approved April 1, 1873, being compiler's section 346 of Howell's annotated statutes of Michigan.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered

to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on State affairs.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 25, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 653 (file No. 166), entitled

A bill to annex the territory embraced within the city of East Saginaw to that of the city of Saginaw, and to consolidate the city of East Saginaw with Saginaw under the name of the city of Saginaw; to provide for the assuming and payment of the indebtedness and liabilities of the present cities of East Saginaw and Saginaw, and for the ownership of all their corporate property and rights by the consolidated city of Saginaw; to define the corporate rights, powers and privileges of said city of Saginaw as so consolidated, and to repeal all acts inconsistent herewith.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 25, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to inform the House relative to the following bill:

House bill No. 126 (file No. 292, reprint of file No. 214), entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous, intoxicating, malt, brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages (and the forfeiture of leases in certain cases) and to repeal all acts or parts of acts inconsistent with the provisions of this act,

Concerning which a disagreement exists between the two Houses. Upon which disagreement a second committee of conference has been asked and granted.

Now to inform the House that Senators Milnes, Galbraith, Fox, Leavitt and Harshaw have been appointed as such committee on the part of the Senate.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The message was laid on the table.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 25, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 420 (file No. 261), entitled

A bill to amend section 1 of act No. 270 of the public acts of 1887, entitled "An act to establish, protect and enforce the rights of mechanics and other persons furnishing labor or materials for the erection, altering, and repairing or ornamenting buildings, machinery, wharves and all other structures, and to repeal act 258 of the session laws of 1879, and all acts amendatory thereof relating to mechanics' liens."

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 25, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 292 (file No. 389), entitled

A bill to amend section 4381 of the compiled laws of 1871, being section 5851, Howell's annotated statutes, relative to the appointment of special administrators.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 25, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 196 (file No. 194), entitled

A bill to amend act No. 35 of the session laws of 1867, entitled "An act to provide for the formation of street railway companies," approved March 5, 1867 (being chapter 95 of Howell's statutes), by adding two new sections thereto, relative to elevated railways, to stand as sections 31 and 32,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered

to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on railroads.

The Speaker also announced the following:

Senate Chamber, }
Lansing, June 25, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 304 (file No. 198), entitled

A bill to re-enact and amend sections 2, 3, 4, 5, 6, 8, 9 and 14 of chapter 2; sections 4 and 7 of chapter 3; sections 3, 4 and 6 of chapter 4; section 3 of chapter 7; sections 4 and 5 of chapter 11, and section 14 of chapter 12 of act No. 243 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," approved June 8, 1881, and to repeal inconsistent acts and parts of acts.

Which has passed the Senate by a majority vote of all the Senators elect and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on roads and bridges.

The Speaker also announced the following:

Senate Chamber, }
Lansing, June 25, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 730, entitled

A bill to amend sections 4 and 5 of an act entitled An act to provide a place for holding the annual township meeting of the township of Benton, in the county of Cheboygan, on the first Monday of April, A. D. 1889, and to provide for the appointment of a board of registration and of inspectors of election, local acts of 1889, approved March 19, 1889.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 25, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 151, entitled

A bill to provide for the maintenance of the House of Correction at Marquette and for building walls about the same,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on Upper Peninsula prison.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 25, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following concurrent resolution:

WHEREAS, Throughout the north there exists a strong and deep-seated sentiment that the nation owes the union soldier of the war of the rebellion, her defenders in her dark hours of peril, a debt that she can never fully pay, and,

WHEREAS, Nearly a quarter of a century has elapsed since the close of that memorable struggle, when the preservation of the union was assured; to the end that in some measure justice may be done to the old veterans, many of whom begin to feel the infirmities of age, and to experience disability and suffering as the result of exposure, imprisonment or wounds; and that it may be demonstrated to the present and future generations that republics are not ungrateful, be it

Resolved, by the House of Representatives (the Senate concurring). That our Senators and Representatives in Congress are hereby requested to use their best efforts to secure the enactment of a law providing for a service pension of at least \$8.00 per month for every man who served for a period of ninety days or more in the army or navy during the civil war.

Resolved further, That the Governor be and he is hereby requested to transmit a copy of the foregoing preamble and resolution to each of our Senators and Representatives in Congress.

In the passage of which the Senate has concurred.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The concurrent resolution was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, June 25, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following concurrent resolution :

WHEREAS, By the ordinance of 1787 it is declared that the navigable waters of the great lakes and the carrying places between the same shall be common highways and forever free; and,

WHEREAS, By an act of Congress, passed September 28, 1850, certain marsh and swamp lands were granted to this State to be redeemed and made fit for cultivation; and,

WHEREAS, Under this grant this State has sold swamp or marsh lands adjoining the great lakes, their bays and inlets, and

WHEREAS, Parties who have bought such lands claim that they have the exclusive right to shoot wild fowl upon and catch fish in the adjoining navigable waters, thereby giving reasons for much dispute and in some cases expensive litigation.

Therefore be it resolved by the House of Representatives (the Senate concurring), That the proper authorities, who now or may hereafter be authorized to convey lands belonging to this State, be and the same are hereby instructed in every conveyance of land adjoining the navigable waters of this State, their bays, tributaries and inlets, that the right of the public to hunt wild game upon or catch fish in all such waters to the line where the waters stand when free from disturbing causes, shall in every such conveyance be reserved to the public.

And to inform the House that the Senate has amended the same by adding to the end thereof the following: "Subject to the power and authority of the State to regulate, restrict or prohibit the exercise of said right of the public to so hunt and fish."

In the passage of which as thus amended the Senate has concurred.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The question then being on concurring in the amendment made by the Senate to the concurrent resolution,

The House concurred.

The concurrent resolution was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 75, entitled

A bill to amend section 1 of act No. 83 of the laws of 1851, being section 3660 of Howell's annotated statutes of Michigan, relative to bridge companies.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on roads and bridges.

MOTIONS AND RESOLUTIONS.

Mr. Goodrich moved to discharge the committee of the whole from the further consideration of

House bill No. 97 (file No. 431), entitled

A bill to provide for the re-organization of corporations for mining, smelting and manufacturing iron, copper, silver, mineral coal and other ores or minerals, the term of existence of which has heretofore expired, or may hereafter expire by limitation, and to fix the duties and liabilities of such renewed corporations, and to repeal act No. 142 of the public acts of 1889, approved June 10, 1889.

Which motion prevailed.

On motion of Mr. Goodrich,

The bill was re-referred to the committee on judiciary.

Mr. Taylor moved to discharge the committee of the whole from the further consideration of

House bill No. 722 (file No. 415), entitled

A bill to amend section 27, of chapter 1, of act No. 243, of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintaining of highways and private roads, and the building, repairing and preservation of bridges within this State," as amended by act No. 166 of the public acts of 1883.

Which motion prevailed.

On motion of Mr. Taylor,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Harris,	Mr. Mellen,	Mr. Spencer,
Baldwin,	Heineman,	Northup,	Stoflet,
Bignall,	Hinkson,	O'Keefe,	Stout,
Browne, H. W.,	Hoaglin,	Peabody,	Taylor,
Collins,	Hobart,	Pealer,	Tinklepaugh,

Mr. Curtis, Dalton, Damon, Ferguson, Fitch, Gill, Goodrich, Gregory, Hanscom,	Mr. Jackson, Judd, Killean, Kirby, Lowden, Lusk, McElroy, McKinstry, McMillan,	Mr. Potter, Preston, J.L. Preston, W.W., Randall, Robinson, R., Rogers, Rauthier, Sherman, Slosson,	Mr. Van Orthwick, Watson, Watts, Wells, White, Wiggins, Wood, Zagelmeyer, 55
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NAYS.

Mr. Austin, Mr. Gibbons, Mr. Probert, 3

Title agreed to.

Mr. McElroy moved to reconsider the vote by which the House refused to pass

House bill No. 391 (file No. 421), entitled

A bill to amend sections 4 and 8 of act No. 174 of the session laws of 1871, entitled "An act to provide for the appointment of a State Reporter," as amended by act number 137 of the session laws of 1873, and number 20 of the public acts of 1877, being sections 7200 and 7202 of Howell's annotated statutes.

Which motion did not prevail.

Mr. Watson moved to suspend the rule limiting the time within which a motion to reconsider a vote may be made.

Which motion prevailed, two-thirds of all the members present voting therefor.

Mr. Watson moved to reconsider the vote by which the House concurred in the action of the committee of the whole in striking out all after the enacting clause of

House bill No. 150 (file No. 80), entitled

A bill to provide for the organization of township school districts and prescribing the powers and duties of officers thereof.

Which motion did not prevail.

Mr. Hanscom moved to take from the table

House bill No. 669, entitled

A bill to authorize the board of control of State swamp lands to make an appropriation of State swamps lands to aid in the construction of a State road from Bessemer, Gogebic county, to the mouth of Black River in said county.

Which motion prevailed.

On motion of Mr. Hanscom,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Austin, Mr. Hanscom, Mr. O'Keefe, Mr. Taylor,

Mr. Baldwin, Browne, H. W.,	Mr. Harris, Hobart,	Mr. Peabody, Pealer,	Mr. Tinklepaugh, Wachtel,
Cole,	Huebner,	Potter,	Wagner,
Collins,	Jasnowski,	Preston, J. L.	Watson,
Connor,	Judd,	Preston, W. W.	Wells,
Curtis,	Killean,	Rauthier,	Wettlaufer,
Damon,	Lowden,	Russ,	Wheaton,
Deming,	McElroy,	Slosson,	White,
Ferguson,	McMillan,	Southworth,	Wiggins,
Fitch,	Mellen,	Spencer,	Wood,
Gill,	Murtagh,	Stoflet,	Zagelmeyer,
Goodrich,	Northup,	Stout,	51

NAYS.

Mr. Abbott, Chambers,	Mr. Heineman, Hinkson,	Mr. Lusk, McKay,	Mr. Sherman, Watts,
Crosby, Gibbons,	Hoaglin, Kirby,	Randall, Salisbury,	Williams, W. W. Speaker, 16

Mr. Hanscom moved that the bill be ordered to take immediate effect.
 Which motion did not prevail, two-thirds of all the members elect not voting therefor.

On motion of Mr. Wachtel,

The House took a recess until 7:30 o'clock this evening.

EVENING SESSION.

7:30 o'clock, P. M.

The House met and was called to order by the Speaker.
 Roll called: quorum present.

GENERAL ORDER.

On motion of Mr. Southworth,
 The House went into committee of the whole on the general order.
 Whereupon the Speaker called Mr. Wettlaufer to the chair.
 After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:
 1. Senate bill No. 387 (file No. 84), entitled

A bill to amend sections 1 and 5 of an act entitled "An act to prevent the sale of impure, unwholesome, adulterated or swill milk in the State of Michigan, and to provide for inspectors," approved June 25, 1887, and to add certain new sections thereto to stand as sections 9, 10, 11, 12, 13 and 14.

2. House bill No. 46 (file No. 430), entitled

A bill to amend section 15 of chapter 239 of the compiled laws of 1871, being section 9221 of Howell's annotated statutes, relative to fees of justices of the peace in civil cases, and to repeal all acts or parts of acts conflicting herewith

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following:

3. Senate bill No. 259 (file No. 184), entitled

A bill to amend act No. 198 of the session laws of 1877 entitled "An act to provide for a tax upon dogs and to create a fund for the payment of certain damages for sheep killed or wounded by them in certain cases," approved May 23, 1877, as amended by act No. 283 of the public acts of 1881, approved June 11, 1881, by adding four new sections thereto to stand as sections 11, 12, 13 and 14.

4. House bill No. 668 (file No. 438), entitled

A bill to amend section 3 of chapter 16 of the revised statutes of 1846, as amended by act No. 212 of the public acts of 1875, being section No. 671 of Howell's annotated statutes, as amended by act No. 61 of the public acts of 1887, relative to the power and duties of townships, and to repeal act No. 200 of the session laws of 1849, being section 750 of Howell's annotated statutes, as amended by act No. 60 of the public acts of 1887.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

AUGUST WETTLAUFER, *Chairman.*

Report accepted and committee discharged.

The first and second named bills were placed on the order of third reading.

On motion of Mr. Wetlaufer,

The House concurred in the amendments made by the committee to the third and fourth named bills, and they were placed on the order of third reading.

On motion of Mr. Wells,

The House adjourned.

Lansing, Wednesday, June 26, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Cook.

Roll called: quorum present.

Absent without leave: Messrs. O'Keefe, Randall and H. W. Robinson.

REPORTS OF STANDING COMMITTEES.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

Senate bill No. 75, entitled

A bill to amend section 1 of act No. 83 of the laws of 1851, being section 3660 of Howell's annotated statutes of Michigan, relative to bridge companies,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

G. M. BALDWIN, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 94 (file No. 24), entitled

A bill declaring certain contracts, agreements, understandings, and combinations unlawful, and to provide punishment for those who shall enter into the same or do any act in performance thereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Ferguson,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Austin,	Mr. Gill,	Mr. Lowden,	Mr. Salisbury,
Baldwin,	Gregory,	Lusk,	Slosson,
Briske,	Hall,	McKay,	Spencer,
Browne, H. W.,	Harris,	McKinstry,	Stoflet,
Cole,	Hawley,	Morton,	Stout,
Collins,	Heineman,	Murtagh,	Swift,
Connor,	Hinkson,	O'Keefe,	Tinklepaugh,
Crosby,	Hoaglin,	Peabody,	Tyrrell,
Curtis,	Hobart,	Pealer,	Van Orthwick,

Mr. Damon, Deming, Ferguson, Fitch, Gibbons.	Mr. Huebner, Jasnowski, Judd, Killean, Kirby,	Mr. Preston, W. W., Mr. Wettkaufer, Robinson, R., Rogers, Rauthier, Russ,	Mr. White, Williams, W. W. Zagelmeyer,
			55

NAYS.

Mr. Angerer, Canfield,	Mr. McElroy, Mellen,	Mr. Potter, Probert,	Mr. Randall, Wells,
			8

Title agreed to.

Mr. Collins moved to take from the table

House bill No. 744, entitled

A bill to incorporate section of land in the township of Croton, Newaygo county, into a school district,

Which motion prevailed.

On motion of Mr. Collins,

The bill was referred to the committee on education.

Mr. Wood moved to take from the table

Senate bill No. 60 (file No. 151), entitled

A bill authorizing the board of managers of the Michigan Asylum for Insane Criminals to purchase land, erect and furnish buildings for the use and benefit of said asylum, and making an appropriation therefor; also making an appropriation for the purchase of stock, farming utensils and additions, repairs, and improvements of present building and furniture.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Wood moved that the rule requiring a two-thirds vote to amend a bill at this stage.

Which motion prevailed, two-thirds of all the members present voting therefor.

Mr. Wood moved to amend the bill by making sections 1 and 2 read as follows:

SECTION 1. The People of the State of Michigan enact, That the board of managers of the Michigan Asylum for Insane Criminals are hereby authorized to purchase, for the use and benefit of said asylum a suitable tract of land not exceeding eighty acres, at such place as they may deem for the best interest of the State.

SEC. 2. The board of managers of the Michigan Asylum for Insane Criminals are hereby authorized to erect upon land purchased for said asylum one suitable building for the accommodation of not less than fifty patients, said building not to cost to exceed fifteen thousand dollars when completed, furnished and ready for occupancy. Said board of managers are also authorized to erect on said lands one barn, at a cost not to exceed five hundred dollars.

On which motion,

Mr. W. W. Williams demanded the yeas and nays.

The demand was seconded, and the motion to amend the bill prevailed, by yeas and nays, as follows:

YEAS.

Mr. Baker, Baldwin,	Mr. Hawley, Hobart,	Mr. Potter, Preston, J. L.,	Mr. Turner, Tyrrell,
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Mr. Briske,	Mr. Huebner,	Mr. Preston, W. W.,	Mr. Van Orthwick,
Browne, H. W.,	Judd,	Randall,	Wagner,
Brown, N. J.,	Killean,	Rauthier,	Waite,
Canfield,	Lusk,	Russ,	Watson,
Cole,	McElroy,	Sherman,	Wells,
Connor,	O'Keefe,	Southworth,	Wettlaufer,
Damon,	Peabody,	Taylor,	Wood,
Dyer,	Pealer,	Tinklepaugh,	Speaker, 41
Hall,			

NAYS.

Mr. Angerer,	Mr. Gibbons,	Mr. McKay,	Mr. Salisbury,
Austin,	Gregory,	McMillan,	Swift,
Chambers,	Harris,	Mellen,	Watts,
Crosby,	Hinkson,	Probert,	Williams, W. W.,
Fitch,	Lowden,	Robinson, R.,	19

The question again being on the passage of the bill,
The bill was then passed, a majority of all the members elect voting there-
for by yeas and nays as follows:

YEAS.

Mr. Aleshire,	Mr. Hall,	Mr. Northup,	Mr. Taylor,
Baker,	Hanscom,	Peabody,	Tinklepaugh,
Baldwin,	Hawley,	Pealer,	Turner,
Briske,	Hobart,	Potter,	Tyrrell,
Browne, H. W.,	Hollister,	Preston, J. L.,	Van Orthwick,
Brown, N. J.,	Huebner,	Preston, W. W.,	Wachtel,
Cole,	Judd,	Randall,	Wagner,
Collins,	Killean,	Rogers,	Waite,
Connor,	Kirby,	Rauthier,	Watson,
Damon,	Lusk,	Russ,	Wells,
Dyer,	McElroy,	Sherman,	White,
Eaton,	McMillan,	Southworth,	Wood,
Goodrich,	Mellen,	Stout,	Zagelmeyer,

52

NAYS.

Mr. Angerer,	Mr. Gibbons,	Mr. Lowden,	Mr. Robinson, R.,
Crosby,	Gregory,	Murtagh,	Watts,
Ferguson,	Hinkson,	Probert,	Williams, W. W.
Fitch,			13

Title agreed to.

On motion of Mr. Wood,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate substitute for House bill No. 547 (file No. 178), entitled

A bill to amend section 11 of chapter 65 of the revised statutes of the year 1846, being section 5661 of Howell's annotated statutes, relative to deeds executed in foreign countries,

Respectfully report that they have had the same under consideration, and

have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The House concurred in the amendments made to the bill by the committee. The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 315 (file No. 155), entitled

A bill to give jurisdiction to the Supreme Court in certain cases,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Pealer,

The bill was laid on the table.

By the committee on education:

The committee on education, to whom was referred

House bill No. 744, entitled

A bill to incorporate sections of land in the township of Croton, Newaygo county, Michigan, into a school district,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to incorporate school district No. 3 in the township of Croton, county of Newaygo,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the sub-

W. W. WILLIAMS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Collins,

The House concurred in the adoption of the substitute reported by committee.

On motion of Mr. Collins,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,
Angerer,
Austin,
Baker,
Baldwin,

Mr. Gill,
Hall,
Harris,
Hawley,
Heineman,

Mr. Northup,
O'Keefe,
Peabody,
Pealer,
Preston, J. L.,

Mr. Stoflet,
Stout,
Swift,
Taylor,
Tinklepaugh,

Mr. Briske,	Mr. Hinkson,	Mr. Probert,	Mr. Turner,
Browne, H. W.,	Hoaglin,	Randall,	Tyrrell,
Canfield,	Hobart,	Robinson, R.,	Van Orthwick,
Cole,	Hollister,	Rogers,	Wachtel,
Collins,	Jasnowski,	Rauthier,	Wagner,
Crosby,	Kirby.	Russ,	Waite,
Curtis,	McElroy,	Sherman,	Wells,
Damon,	McKay,	Slosson,	White,
Dyer,	McKinstry,	Southworth,	Wood,
Fitch,	Mellen,	Spencer,	Zagelmeyer, 62
Gibbons,	Murtagh;		

NAYS.

0

Title agreed to.

Mr. Pealer moved to discharge the committee of the whole from the further consideration of

House bill No. 375 (file No. 437), entitled

A bill to amend sections 2 and 35 of act No. 264 of the session laws of 1861, entitled "An act to authorize proceedings by garnishment in the circuit courts and the district court of the Upper Peninsula," as amended by acts No. 231 of the session laws of 1863, and No. 256 of the public acts of 1879, being sections 8059 and 8091 of Howell's annotated statutes.

Which motion prevailed.

On motion of Mr. Pealer,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was placed upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Hall,	Mr. O'Keefe,	Mr. Swift,
Alexander,	Harris,	Peabody,	Taylor,
Baker,	Hawley,	Pealer,	Tinklepaugh,
Baldwin,	Heineman,	Potter,	Turner,
Briske,	Hoaglin,	Preston, W. W.,	Wachtel,
Browne, H. W.	Hollister,	Randall,	Wagner,
Canfield,	Huebner,	Robinson, R.,	Waite,
Cole,	Jasnowski,	Rogers,	Watson,
Collins,	Judd,	Rauthier,	Watts,
Connor,	Lusk,	Russ,	Wells,
Curtis,	McElroy,	Sherman,	Wettlaufer,
Dalton,	McKay,	Smith, A. A..	White,
Dyer,	McMillan,	Southworth,	Wiggins,
Eaton,	Mellen,	Spencer,	Williams, W. W.
Ferguson,	Murtagh,	Stoflet,	Wood,
Fitch,	Northup,	Stout,	Speaker,
Goodrich,			

65

NAYS.

0

Title agreed to.

Mr. Southworth moved to discharge the committee of the whole from the further consideration of
House bill No. 26 (file No. 165), entitled

A bill to define and punish the offense of embezzlement by general and special administrators, executors or guardians.

Which motion prevailed.

On motion of Mr. Southworth,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Pealer moved to amend the bill by inserting in line 3, section 1, after the word "deceased," the words "and appropriate the same to his own use."

Which motion prevailed, two-thirds of all the members elect voting therefor.

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Alexander,	Mr. Harris,	Mr. Murtagh,	Mr. Stoflet,
Austin,	Hawley,	O'Keefe,	Stout,
Baker,	Heineman,	Peabody,	Swift,
Baldwin,	Hoaglin,	Pealer,	Taylor,
Briske,	Hobart,	Potter,	Tinklepaugh,
Browne, H. W	Hollister,	Preston, J. L.,	Turner,
Canfield,	Jasnowski,	Preston, W.W.,	Van Orthwick,
Chambers,	Judd,	Probert,	Waite,
Cole,	Kirby,	Randall,	Watts,
Crosby,	Lowden,	Rogers,	Wells,
Curtis,	Lusk,	Rauthier,	Wettlaufer,
Damon,	McElroy,	Russ,	White,
Dyer,	McKay,	Sherman,	Williams, C. W.,
Ferguson,	McKinstry,	Smith, A. A.,	Williams, W. W.
Gibbons,	Mellen,	Southworth,	Wood,
Goodrich,	Morton,	Spencer,	Zagelmeyer,
Hall,			

65

NAYS.

0

Title agreed to.

Mr. Randall moved to discharge the committee of the whole from the further consideration of

House bill No. 13 (file No. 388), entitled

A bill to regulate charges by railroad companies and others, for sleeping, parlor and chair cars.

Which motion prevailed.

On motion of Mr. Randall.

The bill was placed on the order of third reading.

Mr. Randall moved to discharge the committee of the whole from the further consideration of

House bill No. 14 (file No. 13), entitled

A bill relating to the regulations and use of sleeping cars.

Which motion prevailed.

On motion of Mr. Randall,

The bill was placed on the order of third reading.

Mr. Connor moved to reconsider the vote by which the House refused to pass

House bill No. 391 (file No. 421), entitled

A bill to amend sections 4 and 8 of act No. 174 of the session laws of 1871, entitled "An act to provide for the appointment of a State Reporter," as amended by acts No. 137 of the session laws of 1873, and No. 20 of the public acts of 1877, being sections 7200 and 7202 of Howell's annotated statutes.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. Connor,

The bill was placed on the order of third reading.

Mr. Eaton moved to discharge the committee of the whole from the further consideration of

House bill No. 331, entitled

A bill to regulate the charges for transportation of State troops, stores, materials, camp equipage, horses and arms, upon the railroads of this State.

Which motion prevailed.

On motion of Mr. Eaton,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Fitch,	Mr. O'Keefe,	Mr. Turner,
Alexander,	Gibbons,	Peabody,	Tyrrell,
Austin,	Gill,	Preston, J. L.,	Van Orthwick,
Baldwin,	Goodrich,	Randall,	Wachtel,
Bignall,	Hall,	Robinson, R.,	Wagner,
Browne, H. W.,	Harris,	Russ,	Waite,
Canfield,	Hollister,	Sherman,	Watts,
Cole,	Jasnowski,	Slossen,	Wells,
Crosby,	Killean,	Smith, A. A.,	Wettlaufer,
Curtis,	Lowden,	Spencer,	White,
Damon,	McElroy,	Stoflet,	Wiggins,
Dyer,	McKinstry,	Stout,	Zagelmeyer,
Eaton,	Murtagh,	Swift,	Speaker,
Ferguson,	Northup,	Tinklepaugh,	55

NAYS.

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Title agreed to.

On motion of Mr. Eaton,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Randall moved to discharge the committee of the whole from the further consideration of

House bill No. 235, entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise in the city of Detroit.

Which motion prevailed.

On motion of Mr. Randall,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hall,	Mr. O'Keefe,	Mr. Taylor,
Austin,	Harris,	Peabody,	Tinklepaugh,
Baker,	Hawley,	Pealer,	Turner,
Baldwin,	Heineman,	Potter,	Tyrrell,
Bignall,	Hinkson,	Preston, J. L.,	Van Orthwick,
Canfield,	Hobart,	Preston, W W.,	Wagner,
Chambers,	Jackson,	Probert,	Waite,
Cole,	Jasnowski,	Randall,	Watts,
Connor,	Judd,	Robinson, R.,	Wells,
Crosby,	Killean,	Rogers,	Wettlauner,
Damon,	Lowden,	Russ,	Wheaton,
Deming,	Lusk,	Sherman,	White,
Dyer,	McElroy,	Slossen,	Wiggins,
Fitch,	McKinstry,	Smith, A. A.,	Wood,
Gill,	McMillan,	Stoflet,	Zagelmeyer,
Goodrich,	Murtagh,	Stout,	Speaker, 64

NAYS.

Title agreed to.

On motion of Mr. Randall,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Murtagh moved to take from the table

Senate bill No. 12 (file No. 164), entitled

A bill relative to actions for libel.

Which motion prevailed.

On motion of Mr. Waite,

The House went into committee of the whole, for the consideration of the bill, with the Speaker in the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee of the whole have had under consideration the following: Senate bill No. 12 (file No. 164), entitled

A bill relative to actions for libel,

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

G. J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. N. J. Brown,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. N. J. Brown,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put on its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. McKinstry,	Mr. Stoflet,
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Mr. Aleshire,	Mr. Gregory,	Mr. McMillan,	Mr. Taylor,
Angerer,	Hall,	Mellen,	Tinklepaugh,
Austin,	Hanscom,	Morton,	Turner,
Baker,	Harris,	Murtagh,	Tyrrell,
Briske,	Hawley,	Northup,	Van Orthwick,
Browne, H. W.,	Heineman,	O'Keefe,	Wachtel,
Brown, N. J.,	Hinkson,	Peabody,	Wagner,
Canfield,	Hoaglin,	Pealer,	Waite,
Chambers,	Hobart,	Potter,	Watson,
Cole,	Hollister,	Preston, J. L.,	Watts,
Collins,	Huebner,	Probert,	Wells,
Connor,	Jackson,	Randall,	Wettlaufer,
Curtis,	Jasnowski,	Robinson, R.,	Wheaton,
Damon,	Judd,	Russ,	White,
Deming,	Killean,	Salisbury,	Wiggins,
Dyer,	Kirby,	Sherman,	Williams, C. W.
Eaton,	Lowden,	Slosson,	Williams, W. W.
Ferguson,	McElroy,	Southworth,	Wood,
Fitch,	McGregor,	Spencer,	Speaker, 81
Gibbons,			

NAYS.

Mr. Preston, W. W., Mr. Smith, A. A. Mr. Stout, Mr. Zagelmoyer, 4

Title agreed to.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 389 (file No. 165), being

An act to revise and consolidate the laws relative to the State Board of Education.

Also:

House bill No. 358 (file No. 359), being

An act to provide for the compilation, publication and distribution in book form of all laws now in existence in regard to the powers and duties of township officers, to supply the same to certain township officers and to repeal act No. 123 of the public acts of 1881, approved May 7, 1881, being compiler's sections 787, 787a, 787b, 787c and 787d of Howell's annotated statutes, and all other acts or parts of acts inconsistent with the provisions of this act,

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 219 (file No. 279), being

An act to provide for the construction, repairing and maintaining of bridges and approaches thereto in the village of Bellevue, and to provide for the payment therefor by the township of Bellevue, the same as though the village of Bellevue had no corporate existence.

Also:

House bill No. 785 (file No. 310), being

An act to provide for the collection of specific taxes from corporations, co-

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partnerships, parties or persons, subject under any laws of this State to the payment of such taxes; to fix the time when such taxes become a lien upon the property of such corporations, copartnerships, parties or persons, and to define the property to which the lien shall attach; and to repeal act numbered 57 of the session laws of 1872, approved March 29, 1872, and acts numbered 10 and 11 of the session laws of 1873, approved February 14, 1873, being sections numbered 1249 to 1256, both inclusive, of Howell's annotated statutes of 1882.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 515 (manuscript), being

An act to detach certain territory from the townships of Escanaba and Ford River, in the county of Delta, and to organize the township of Wells.

Also:

House bill No. 735 (file No. 408), being

An act to authorize and empower the board of control of State swamp lands to make an appropriation of State swamp lands for dredging the channel between Pickerel and Crooked lakes, in the township of Littlefield, Emmet county, Michigan.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 443 (file No. 378), being

An act to authorize the Port Huron and Lapeer Plank Road Company to abandon that portion of the Port Huron and Lapeer plank road lying within the limits of the city of Port Huron.

Also:

House bill No. 392 (file No. 295), being

An act to provide for the formation of corporations to purchase and hold lands for the purpose of ditching, fencing and reclaiming and otherwise improving the same, and to use, cultivate and sell such lands and their products, including live stock.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 25 (file No. 16), being

An act to amend section 13 of article 2, act 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State."

Also:

House bill No. 357 (file No. 277), being

An act to amend chapter 7 of act No. 243 of the public acts of the year 1881,

entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within the State," by adding four new sections thereto, to stand as sections 10, 11, 12 and 13 of said chapter.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor the following:

House bill No. 352 (file No. 344), being

An act to amend section 10 of chapter 7 of act number 62 of the session laws of 1875, entitled "An act granting and defining the powers and duties of incorporated villages," approved April 1, 1875.

Also:

House bill No. 638 (manuscript), being

An act to authorize the board of supervisors of Bay county and the Bay County Agricultural Society to sell and convey lands held in trust by said board for the benefit of said society.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 224 (file No. 307), entitled

An act to limit the amount of water that may be permitted to flow from artesian wells in certain cases, and to provide a remedy for such person or persons as shall be injured because of any violation of the provisions of this act.

Also:

House bill No. 387 (file No. 355), being

An act to amend section 1 of act No. 205 of the public acts of 1885, entitled "An act to authorize the transcript of a judgment from the docket of one justice of the peace to that of another within this State."

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill Nos. 121, 220, 250, 419, 465, 466, 472 (file No. 361), being

An act to amend section 2 of chapter 2, sections 3, 5 and 7 of chapter 3, sections 1 and 4 of chapter 4, sections 1, 2, 3, 4 and 8 of chapter 6, sections 4 and 6 of chapter 7, section 1 of chapter 8, and section 3 of chapter 9 of act No. 227 of the public acts of 1885, entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," approved June 20, 1885, as amended by the several acts amendatory thereof, and by adding a new section to chapter 7 of said act, to stand as section 8 of said chapter.

Also:

House bill No. 503 (manuscript), being

An act to amend section 1 of chapter 1 and section 13 of chapter 13 of act

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No. 238 of the session laws of 1873, entitled "An act to incorporate the city of Ishpeming, in the county of Marquette," approved April 10, 1873,
JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor the following:

House bill No. 428 (file No. 343), being

An act to provide for the relief, outside of the Soldiers' Home, of honorably discharged indigent Union soldiers, sailors and marines, and the indigent wives, widows and minor children of such indigent or deceased Union soldiers, sailors and marines.

Also:

House bill No. 162 (file No. 67), being

An act to amend section 4686 of compiled laws of 1871, as amended by act 5 of public acts of 1875, relative to filing and recording notice of levy on execution, being section 6173 Howell's annotated statutes.

JOHN W. DALTON, *Chairman.*

Report accepted.

Mr. O'Keefe moved to take from the table

House bill No. 620, entitled

A bill to improve the drainage of Sanilac county by widening, deepening, straightening and otherwise improving the channel of Cass river, Black river and Elk creek.

Which motion prevailed.

On motion of Mr. O'Keefe,

The bill was referred to the committee on drainage.

On motion of Mr. Wells,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

By the committee on education:

The committee on education, to whom was referred

Senate bill No. 230 (file No. 177), entitled

A bill to amend sections 1, 2, 11, and 12 of chapter 12 of act No. 266 of the public acts of 1887, entitled "An act to amend section 3 of chapter 4, section 2 of chapter 5, and sections 1, 2, 3, 4, 5, 9, 10, 11, 12 and 13 of chapter 12, of act No. 164 of the public acts of 1881, entitled 'An act to revise and consolidate the laws relating to public instruction in primary schools, and to repeal all statutes and acts contravening the provisions of this act,' approved May 21, 1881, the same being compiler's sections 5080, 5101, 5150, 5151, 5152, 5153, 5154, 5158, 5159, 5160, 5161, and 5162 of Howell's annotated statutes, as amended by act No. 93 of the public acts of 1883, approved May 16, 1883."

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend, Messrs. W. W. Williams and Harris dissenting, that it do pass and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred House bill No. 442, entitled

A bill to authorize the building of a toll bridge over the River Rouge, on the Monroe road in the county of Wayne, and State of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

G. M. BALDWIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Baldwin,

The bill was laid on the table.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred House bill No. 773, entitled

A bill to authorize and provide for the surrender on transfer by plank, gravel and toll roads and toll bridge companies of their corporate rights and privileges,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

G. M. BALDWIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Baldwin,

The bill was laid on the table.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred House bill No. 30 (file No. 82), entitled

A bill to create a commission of toll roads and toll bridges, being supplemental to chapter 96 of Howell's general statutes, compilation of 1882, and to amend section 40 of said chapter 96,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

G. M. BALDWIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Baldwin,

The bill was laid on the table.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

House bill No. 312, entitled

A bill to amend section 8 of chapter 9 of act number 243 of the session laws of 1881 entitled, "An act to revise and consolidate the laws relative to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State, being section 140th of Howell's annotated statutes relative to suits for the recovery of damages to bridges and roads and the expenditure thereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

G. M. BALDWIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Baldwin,

The bill was laid on the table.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

Senate bill No. 304 (file No. 198), entitled

A bill to re-enact and amend sections 2, 3, 4, 5, 6, 8, 9 and 14 of chapter 2, sections 4 and 7 of chapter 3, sections 3, 4 and 6 of chapter 4, section 3 of chapter 7, sections 4 and 5 of chapter 11, and section 14 of chapter 12, of act No. 243 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," approved June 8, 1881, and to repeal inconsistent acts and parts of acts,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

G. M. BALDWIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Baldwin,

The bill was laid on the table.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 658, entitled

A bill to change the name of Nemoka village, in the county of Ingham, to Haslet Park;

Also:

House bill No. 693, entitled

A bill to amend section 12 of act number 231 of the local acts of 1877, entitled An act to revise an act entitled an act relative to free schools in the city of Grand Rapids, approved March 15th, 1871, as amended by act approved April 24th, 1875, approved May 9th, 1877, as amended by an act approved May 3d, 1879, as amended by an act approved March 16, 1881, as amended by an act approved June 9th, 1885, and as further amended by an act approved April 27, 1887.

Also:

House bill 153, entitled

A bill to incorporate the city of Oscoda, in the county of Iosco, and to repeal all acts and parts of acts inconsistent therewith;

Also:

House bill No. 168, entitled

A bill to change the name of the village of Chemingville, in the township of Cohoctah, in Livingston county to Oak Grove;

Also:

House bill No. 47, entitled

A bill to provide for the holding of a special election in the cities of Saginaw and East Saginaw by the qualified electors thereof to vote upon the proposition of consolidating said cities into one municipality to be known as the City of Saginaw;

Also:

House bill No. 87, entitled

A bill to amend sections 3, 5 and 11 of chapter 16 of the charter of the city of Detroit, relative to the board of building inspectors;

Also:

House bill No. 294, entitled

A bill to incorporate the village of Luther, in the county of Lake, Michigan;

Also:

House bill No. 437, entitled

A bill to amend sections 50 and 51 of chapter 7 of act No. 326, of the session laws of 1883, entitled An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith, approved June 7, 1883;

Also:

House bill No. 368, entitled

A bill to incorporate the city of St. Johns;

Also:

House bill No. 577, entitled

A bill to repeal act No. 451 of the session laws of 1869, entitled "An act to incorporate the village of Croton," approved April 5, 1869;

Also:

House bill No. 436, entitled

A bill to amend sections 2, 4 and 12 of chapter 3 of act No. 326 of the session laws of 1883, entitled "An act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith, approved June 7, 1883, as amended by an act approved June 28, 1887, relating to registration and elections in said city;

Also:

House bill No. 591, entitled

A bill to incorporate the city of Iron Mountain;

Also:

House bill No. 438, entitled

A bill to authorize cities and villages to take private property for the use and benefit of the public;

Also:

House bill No. 204, entitled

A bill to change the name of the street in the township of Grand Rapids known as Buckeye street to that of Harrison avenue;

Also:

House bill No. 682, entitled

A bill to amend section 1 of chapter 2 and section 11 of chapter 15 of act

No. 296 of the local acts of 1885, entitled "An act to incorporate the city of Albion, in the county of Calhoun," approved March 26, 1885;

Also:

House bill No. 729, entitled

A bill to amend sections 1 and 4 of act No. 305 of local acts of 1881, entitled "An act to incorporate the village of Harbor Springs, in Emmet county," approved March 10, 1881, and to add a new section thereto to stand as section 6;

Also:

House bill No. 659, entitled

A bill relative to railroad crossings and to provide for the necessary signals to be given at such railroad crossings of the highway as are provided for in this act;

Also:

House bill No. 717, entitled

A bill to amend act number 251 of the local laws of 1885, entitled An act to incorporate the village of Gladwin in the county of Gladwin, approved Feb. 25, 1885;

Also:

House bill No. 753, entitled

A bill to amend section 3 of chapter 18 of the charter of the city of Detroit, relative to the board of police commissioners;

Also:

House bill No. 612, entitled

A bill to provide for disabled firemen and policemen in the city of Grand Rapids;

Also:

House bill No. 592, entitled

A bill to amend act number 228 of the session laws of 1883, entitled "An act to incorporate the city of Menominee;"

Also:

House bill No. 781, entitled

A bill to empower the city of Detroit to contract for the removal, disposition or destruction of garbage for a period of one, two, or not exceeding five years;

Also:

House bill No. 756, entitled

A bill to amend chapter 10 of the charter of the city of Detroit;

Also:

House bill No. 614, entitled

A bill to amend sections 2, 3, 4, 9, 10, and 11 of an act entitled An act to provide for the management of cemeteries, owned and to be owned by the city of Grand Rapids, approved May 18, 1883, being act No. 304 of the local acts of 1883;

Also:

House bill No. 715, entitled

A bill to amend the charter of the city of Detroit;

Also:

House bill No. 613, entitled

A bill to amend sections 1, 2, 3, 5, 7, 15 and 20 of act No. 389 of the local acts of 1881, entitled "An act to establish a board of police and fire com-

missioners in the city of Grand Rapids, and to prescribe their powers and duties," approved May 24, 1881, as amended by an act approved June 3, 1885;

Also:

House bill No. 491, entitled

A bill to authorize the city of Monroe to raise money for the purpose of sinking wells, etc.;

Also:

House bill No. 556, entitled

A bill to amend act No. 302 of the session laws of 1856, entitled "An act to amend an act entitled an act to revise the charter of the city of Holland," being amendatory of an act entitled "An act to incorporate the city of Holland," approved March 25, 1867, approved March 23, 1871, which became a law April 2, 1873, approved April 1, 1875.

Respectfully report that they have had said several bills under consideration, and have directed me to report the same back to the House, and recommend that they do not pass, and ask to be discharged from the further consideration thereof.

F. F. HOAGLIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Hoaglin,

The several bills were laid on the table.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, June 21, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 687, being

An act to incorporate the public schools of the village of Holly, Oakland county, Michigan.

Also:

House bill No. 733 (file No. 311), being

An act to incorporate the public schools for the village of Petoskey, Emmet county, Michigan.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 21, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 141 (file No. 110), being

An act to incorporate the public schools of Calumet, Houghton county, Michigan.

Also:

House bill No. 348 (file No. 225), being

An act to amend section 11 of act No. 198 of the public acts of 1879, entitled "An act to provide for the regulation and enforcement of assignments for the benefit of creditors," as amended by act No. 278 of the public acts of 1881, being section 8749 of Howell's annotated statutes.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 21, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 249 (file No. 374), being

An act to amend section 46 of chapter 91 of the revised statutes of 1846, relative to "probate courts," being section 5237 of the compiled laws of 1871, as amended by act No. 234 of the public acts of 1881, being section 6800 of Howell's annotated statutes of Michigan.

Also:

House bill No. 72, being

An act to amend sections 7247 and 7248 of Howell's annotated statutes of Michigan, being sections 5679 and 5680 of the compiled laws of 1871, relative to the eligibility of circuit judges to practice at law in certain cases.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 21, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No 174 (file No. 107), being

An act to amend section 1 of chapter 7 of act No. 243 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," being section 1379 of Howell's annotated statutes.

Also:

House bill No. 324, being

An act to re-incorporate the village of Grosse Pointe, in the county of Wayne.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 21, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 146 (file No. 347), being

An act to amend section 12 of act No. 190 of the public acts of 1883, being an act entitled "An act to provide for the location, erection, organization and management of an asylum for insane criminals," approved June 8, 1883, and section 29 of said act as amended by act No. 43, of the public acts of 1887, being an act entitled "An act to amend sections 27, 29 and 30 of act No. 190 of the session laws of 1883, etc.," approved March 21, 1887.

Also:

House bill No. 611, entitled

A bill to amend section 4 of act No. 282 of the local acts of 1877, entitled "An act to revise the charter of the city of Grand Rapids, being amendatory of an act entitled An act to incorporate the city of Grand Rapids, approved April 2, 1850," approved March 29, 1877, as amended by the several acts amendatory thereof.

C. G. LUCE, *Governor.*

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 24, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 231, being

An act to incorporate the public schools of the township of Hillman, Montgomery county.

C. G. LUCE, *Governor.*

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 25, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 755 (file No. 434), being

An act to provide for an associate judge of the recorder's court of the city of Detroit, and to authorize the Governor of the State to fill any vacancy therein.

CYRUS G. LUCE,
Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 187, entitled

A bill to incorporate the public schools of the village of Highland Park, Wayne county.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on education.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 25, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:
Senate bill No. 117, entitled

A bill to fix and determine the territory to compose school district No. 1 of Hancock township, in the county of Houghton, and to form and erect said school district out of such territory.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title and pending its reference to a committee,

On motion of Mr. Southworth,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

YEAS.

Mr. Abbott,	Mr. Harris.	Mr. McMillan,	Mr. Swift,
Alexander,	Hawley,	Mellen,	Tinklepaugh,
Angerer,	Heineman,	Morton,	Turner,
Austin,	Hinkson,	Murtagh,	Tyrrell,
Baker,	Hoaglin,	O'Keefe,	Van Orthwick,
Baldwin,	Hobart,	Peabody,	Wachtel,
Briske,	Jackson,	Potter,	Wagner,
Canfield,	Jasnowski,	Randall,	Watts,
Cole,	Judd,	Robinson, R.,	Wettlaufer,
Connor,	Kirby,	Russ,	Wheaton,
Crosby,	Lowden,	Sherman,	White,
Damon,	Lusk,	Southworth,	Williams, C.W.
Déming	McElroy,	Spencer,	Williams, W.W.
Eaton,	McGregor,	Stoflet,	Wood,
Fitch,	McKay,	Stout,	Zagelmeyer,
Gibbons,	McKinstry,		63

NAYS.

Title agreed to.

0

On motion of Mr. Southworth,
By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 236 (file No. 170), entitled

A bill to provide for the election of boards of county commissioners of highways, and to prescribe their powers and duties, and to fix the compensation of the members thereof, and to prescribe the powers and duties of other officers incident thereto.

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committees on judiciary and roads and bridges.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 501 (file No. 337), entitled

A bill to amend sections 4 and 6 of chapter 11 of act No. 326 of the session laws of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 701 (file No. 407), entitled

A bill to regulate the employment and provide for the safety of women and children in mercantile industries and manufacturing establishments, and to provide for the enforcing the same, and other acts providing for the safety and regulating the employment of said persons.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

Mr. N. J. Brown moved to discharge the committee of the whole from the further consideration of

House bill No. 5 (file No. 147), entitled

A bill to amend sections 1 and 2 of act No. 118 of the session laws of 1887, entitled "An act to provide for the better protection of lives of passengers and employes on railroad trains."

Which motion prevailed.

On motion of Mr. N. J. Brown,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

YEAS.

Mr. Alexander,	Mr. Harris,	Mr. Morton,	Mr. Tinklepaugh,
Austin,	Hawley,	Murtagh,	Turner,
Baldwin,	Hoaglin,	Northup,	Tyrrell,
Bignall,	Hobart,	O'Keefe,	Van Orthwick,
Browne, H. W.,	Jackson,	Peabody,	Wachtel,
Brown, N. J.,	Jasnowski,	Potter,	Wagner,
Canfield,	Judd,	Randall,	Waite,
Cole,	Killean,	Robinson, R.,	Watts,
Collins,	Kirby,	Rauthier,	Wells,
Connor,	Lowden,	Russ,	White,
Crosby,	McElroy,	Slosson,	Wiggins,
Damon,	McKay,	Smith, A. A.,	Williams, C. W
Deming,	McKinstry,	Southworth,	Wood,
Fitch,	McMillan,	Spencer,	Zagelmeyer,
Gill,	Mellen,	Stoflet,	Speaker, 61
Goodrich,			

NAYS.

0

Title agreed to.

Mr. Wood moved to discharge the committee of the whole from the further consideration of

House bill No. 596 (file No. 427), entitled

A bill providing for the employment, defining the duties and fixing the compensation of a stenographer for the twenty-ninth judicial circuit State of Michigan.

Which motion prevailed.

On motion of Mr. Wood,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Hoaglin moved to amend the bill by striking out in line 4, section 3, the word "eighteen," and inserting the word "sixteen in lieu thereof.

Which motion prevailed, two-thirds of all the members elect voting therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Austin,	Mr. Gill,	Mr. O'Keefe,	Mr. Tinklepaugh,
Bignall,	Goodrich,	Peabody,	Tyrrell,
Briske,	Gregory,	Pealer,	Van Orthwick,
Brown, N. J.,	Hall,	Potter,	Waite,
Canfield,	Harris,	Preston, J. L.,	Watson,
Chambers,	Hoaglin,	Rauthier,	Wells,
Cole,	Jasnowski,	Russ,	Wettlaufer,
Connor,	Judd,	Sherman,	Williams, C. W.
Crosby,	Killean,	Smith, A. A.,	Williams, W. W.,
Damon,	Lusk,	Southworth,	Wood,
Eaton,	McElroy,	Spencer,	Zagelmeyer,
Fitch,	Mellen,	Stoflet,	Speaker,
Gibbons,	Murtagh,	Stout,	51

NAYS.

0

Title agreed to.

On motion of Mr. Wood,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

THIRD READING OF BILLS.

House bill No. 46 (file No. 430), entitled

A bill to amend section 15 of chapter 239 of the compiled laws of 1871, being section 9221 of Howell's annotated statutes, relative to fees of justices of the peace in civil cases, and to repeal all acts or parts of acts conflicting herewith,

Was read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. Pealer,	Mr. Turner,
Aleshire,	Harris,	Potter,	Tyrrell,
Baker,	Heineman,	Preston, J. L.,	Van Orthwick,
Baldwin,	Hinkson,	Randall,	Wagner,
Browne, H. W.,	Hoaglin,	Robinson, H. W.	Waite,
Brown, N. J.,	Hobart,	Robinson, R.,	Watson,
Cole,	Jasnowski,	Russ,	Watts,
Connor,	Judd,	Salisbury,	Wells,
Damon,	Killean,	Sherman,	Wettlaufer,
Dewey,	Lowden,	Smith, A. A.,	White,
Deming,	McElroy,	Spencer,	Williams, C. W.,
Eaton,	McMillan,	Stoflet,	Wood,
Gibbons,	Murtagh,	Stout,	Speaker,
Gill,	Peabody,	Tinklepaugh,	55

NAYS.

Mr. Austin,	Mr. Canfield,	Mr. Hawley,	Mr. Probert,
Briske,	Fitch,	Mellen,	Zagelmeyer, 8

Title agreed to.

Senate bill No. 259 (file No. 184), entitled

A bill to amend act No. 198 of the session laws of 1877, entitled "An act to provide for a tax upon dogs and to create a fund for the payment of certain damages for sheep killed or wounded by them in certain cases," approved May 23, 1877, as amended by act No. 283 of the public acts of 1881, approved June 11, 1881, by adding four new sections thereto to stand as sections 11, 12, 13 and 14,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Fitch,	Mr. Mellen,	Mr. Swift,
Aleshire,	Gibbons,	Peabody,	Van Orthwick,
Baker,	Gill,	Potter,	Wachtel,
Bignall,	Goodrich,	Preston, J. L.,	Wagner,
Briske,	Heineman,	Probert,	Watson,
Brown, N. J.,	Hinkson,	Robinson, R.,	Watts,
Chambers,	Hoaglin,	Russ,	Wells,
Cole,	Hobart,	Salisbury,	White,
Connor,	Judd,	Sherman,	Williams, W. W.
Crosby,	Killean,	Smith, A. A.,	Wood,
Damon,	Lowden,	Spencer,	Zagelmeyer,
Dewey,	McKay,	Stoflet,	Speaker,
Deming.	McMillan,	Stout,	

51

NAYS.

Mr. Austin,	Mr. Kirby,	Mr. Morton,	Mr. Wettlaufer,
Mr. Browne, H. W., Mr. Lusk,	McKinstry,	Mr. Murtagh,	Mr. Wheaton,
Hawley,		Tinklepaugh,	Wiggins,
Jasnowski,			

14

Title agreed to.

On motion of Mr. Watis,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Goodrich moved to discharge the committee of the whole from the further consideration of

Senate bill No. 334 (file No. 149), entitled

A bill to amend sections 1 and 3 of act No. 198, of the session laws of 1879, entitled "An act to provide for the regulation and enforcement of assignments for the benefit of creditors," approved May 13, 1879.

Which motion prevailed.

On motion of Mr. Goodrich,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Goodrich moved to amend the bill by inserting in line 13, section 1, after the word "clerk," the following:

And provided further, That no attachment or execution levied upon any assigned property of such assignor after such assignment and before the ex-

piration of the time provided herein for filing such bond shall be valid or create any lien upon such property.

Which motion prevailed, two-thirds of all the members elect voting therefor.]

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hanscom,	Mr. McMillan,	Mr. Swift,
Aleshire,	Hawley,	Mellen,	Tinklepaugh,
Baldwin,	Heineman,	Morton,	Turner,
Bignal,	Hinkson,	Murtagh,	Van Orthwick,
Briske,	Hoaglin,	Peabody,	Wachtel,
Browne, H. W.,	Hobart,	Pealer,	Wagner,
Brown, N. J.,	Jackson,	Potter,	Waite,
Canfield,	Jasnowski,	Preston, J. L.,	Watson,
Chambers,	Killean,	Probert,	Wells,
Cole,	Kirby,	Randall,	Wettlaufer,
Connor,	Lowden,	Robinson, R.,	Wheaton,
Crosby,	Lusk,	Russ,	White,
Damon,	McElroy,	Smith, A. A.,	Williams, W. W.,
Dewey,	McGregor,	Southworth,	Wood,
Gill,	McKay,	Spencer,	Zagelmeyer,
Goodrich,	McKinstry,	Stout,	Speaker, 64

NAYS.

Mr. Eaton,

1

Title agreed to.

By the committee on railroads:

The committee on railroads, to whom was referred

Senate bill No. 196 (file No. 194), entitled

A bill to amend act No. 35 of the session laws of 1867, entitled "An act to provide for the formation of street railway companies," approved March 5, 1867 (being chapter 95 of Howell's statutes), by adding two new sections thereto relative thereto to elevated railways, to stand as sections 31 and 32,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

N. J. BROWN, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

Mr. Wells moved to take from the table

House bill No. 185 (file No. 406), entitled

A bill to amend sections 23, 24, 25, 29 and 38 of act No 135, of the public acts of 1885, entitled, "An act to amend, revise and consolidate the laws organizing asylums for the insane, and regulating the care and management thereof, and of the inmates therein, and to repeal act No. 164, laws of 1859, also act No. 194, laws of 1877; also act No. 91, laws of 1873, and the acts amendatory thereof, also act No. 172, laws of 1873," approved June 3, 1885.

Which motion prevailed.

The question being on concurring in the action of the committee of the whole in striking out all after the enacting clause of the bill,

Mr. Salisbury moved that the further consideration of the bill be indefinitely postponed.

On which motion

Mr. Wells demanded the yeas and nays.

The demand was seconded, and the motion that the further consideration of the bill be indefinitely postponed prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Harris.	Mr. Morton,	Mr. Stout,
Briske,	Heineman,	Northup,	Switt,
Browne, H.W.	Hinkson,	O'Keefe,	Tinklepaugh,
Brown, N. J.,	Jackson,	Peabody,	Turner,
Collins,	Judd,	Potter,	Tyrrell,
Crosby,	Killean.	Preston, W.W.,	Wagner,
Curtis,	Lowden,	Probert,	Waite,
Gibbons,	Lusk,	Robinson, R.,	White,
Gill,	McGregor,	Salisbury,	Williams, C. W.
Goodrich,	McKinstry,	Southworth,	Speaker,
Hanscom,	McMillan,	Spencer,	43

NAYS.

Mr. Abbott,	Mr. Deming,	Mr. Murtagh,	Mr. Watts,
Austin,	Eaton,	Pealer,	Wells,
Baker,	Hawley,	Preston, J. L.,	Wettlaufer,
Bignal,	Hoaglin,	Randall,	Wheaton,
Canfield	Jasnowski,	Robinson, H. W.	Williams, W. W.
Chambers,	McElroy,	Smith, A. A.,	Wood,
Cole,	McKay,	Stoflet,	Zagelmeyer,
Damon,	Mellen,	Wachtel,	31

REPORTS OF SELECT COMMITTEES.

The second committee of conference to whom was referred

House bill No. 126 (file No. 292, reprint of file No. 214), entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous, intoxicating, malt, brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages (and the forfeiture of leases in certain cases) and to repeal all acts or parts of acts inconsistent with the provisions of this act.

Concerning which a disagreement exists between the two Houses, which disagreement was referred to a second conference committee.

That this report is made upon and from the bill as amended by the Senate without reference to the work of the former conference committee.

Which said bill the Senate amended as follows:

1. By striking out of line 10 of section 1 the words "two hundred" and inserting in lieu thereof the words "sixty-five," so that it shall read "sixty-five dollars."

2. By striking out of line 11 of section 1 the word "eight" and inserting in lieu thereof the word "five," so that it shall read "five hundred dollars."

2. By striking out of line 18 the word "six" and inserting in lieu thereof

the word "five," and by adding to the manuscript proviso the words "or to sell any such liquors at any place other than such bar."

4. By striking out of line 20 of section 1 the word "twelve" and inserting in lieu thereof the word "ten," so that it shall read "ten hundred dollars."

5. By striking out all of section 3 up to and including line 134, and inserting in lieu thereof the following:

Sec. 3. The penal provisions of this act shall not apply to druggists who sell liquors for chemical, scientific, medicinal, mechanical or sacramental purposes only, and in strict compliance with law. It shall not be lawful for any druggist, nor for any person whose business consists in whole or in part of the sale of drugs and medicines, directly or indirectly, by himself, his clerk, agent or servant, at any time, to sell, furnish, give, or deliver, any spirituous, malt, brewed, fermented, or vinous liquor, or any mixed liquor, a part of which is spirituous, malt, brewed, fermented, or vinous, to a minor, except for medicinal or mechanical purposes, on the written order of the parent or guardian of such minor, nor to any adult person whatever, who is at the time intoxicated, nor to any person in the habit of getting intoxicated, nor to any Indian, or any person of Indian descent, nor to any person when forbidden in writing so to do by the husband, wife, parent, child, guardian, or employer of such person, or by the supervisor of the township, or mayor, or director of the poor, or any supervisor or alderman of the city, or president or trustee of any village, or superintendent of the poor of the county in which such person shall reside or temporarily remain, nor to any other person to be used as a beverage, nor to any person to be drank on the premises, nor to be mixed and drank with any beverage drawn from a soda fountain or other apparatus or device for dispensing aerated or other beverages; but such druggist shall be allowed to sell said liquors for medicinal, chemical, scientific, mechanical and sacramental purposes only, without the payment of any tax specified in section one, and subject to the following restrictions and conditions: Every such dealer in drugs and medicines shall procure and keep a suitable blank book in which shall be recorded by said druggist, his clerk or employé, the names of all persons applying for such liquor for any of these lawful purposes, the date of each sale, the amount and kind of liquor sold to each person, and the purpose to which the same was to be applied, as stated by the purchaser, which book shall be kept in the store of said druggist, and shall be open to all persons for examination during all business hours; and the failure to keep a record of every such sale, in manner and form as aforesaid, or the delivery of liquor for any purpose other than above named, shall subject such druggist to the penalties provided for in this section: *Provided*, That such druggist shall, on or before the first day of May in each year, or before commencing business, execute and file with the county treasurer of the county in which he is carrying on such business, a bond, the sufficiency of which shall be determined by the township board of the township, or the board of trustees or the common council of the village or city in which such business is proposed to be carried on, to the people of the State of Michigan, in the sum of two thousand dollars, with two or more sufficient sureties, who shall be freeholders and residents of the county in which such business is proposed to be carried on, each of whom shall justify in a sum equal to the amount of the bond, over and above all indebtedness, and all exemptions from sale on execution, and all liability on other similar bonds, which bond shall be substantially in the following form:

Know all men by these presents, that we-----

as principal and and
as sureties are held and firmly bound unto the people of the State of Michigan in the sum of two thousand dollars, to the payment whereof, well and truly to be made, we bind ourselves, our heirs, executors and administrators firmly by these presents. Sealed with our seals and dated this day of 18

WHEREAS, The above named principal proposes to carry on the business of a druggist at in the county of and state of Michigan;

AND WHEREAS, The said principal hath covenanted and agreed, and doth hereby covenant and agree as follows, to-wit: That he will not directly or indirectly, by himself, his clerk, agent or servant at any time sell, furnish, give, or deliver any spirituous, malt, brewed, fermented or vinous liquor, or any mixed liquor, a part of which is spirituous, malt, brewed, fermented or vinous, to a minor except for medicinal or mechanical purposes, on the written order of the parent or guardian of such minor, nor to any adult person whatever who is at the time intoxicated, nor to any person in the habit of getting intoxicated, nor to any Indian, or any person of Indian descent, nor to any person when forbidden in writing so to do by the husband, wife, parent, child, guardian or employer of such person, or by the supervisor of the township, mayor or director of the poor of the city, or superintendent of the poor of the county in which such person shall reside or temporarily remain, and that he will not sell any such liquor to be drank on the premises, nor to be mixed and drank with any beverage drawn from a soda-fountain or other apparatus or device for dispensing aerated or other beverages; that he will sell such liquors for chemical, scientific, medicinal, mechanical and sacramental purposes only, and that he will pay all damages, actual and exemplary, that may be adjudged to any person or persons for injuries inflicted upon him or them, either in person or property, or means of support, or otherwise by reason of his selling, furnishing, giving or delivering any such liquors. Now, the condition of this obligation is such that if said principal shall well and truly keep and perform all and singular the foregoing covenants and agreements, and shall pay any judgment for actual or exemplary damages which may be recovered against him in any court of competent jurisdiction, and all fines and costs that may be imposed upon him for violations of this act, then this obligation shall be void and of no effect; otherwise the same shall be in full force and effect.

Signed and sealed in the presence of

----- [L. S.]
----- [L. S.]
----- [L. S.]

6. By striking out section 14 and inserting in lieu thereof the following to stand as section 14:

SEC. 14. It shall not be lawful for any person by himself, his clerk or agent, to permit any student in attendance at any public or private institution of learning in this state, or any minor, to play at cards, dice, billiards or any game of chance, in any part of any building in which spirituous liquors or intoxicating drinks are sold; nor shall it be lawful for any person, by himself, his clerk or agent, to sell or give to any student in attendance at any public or private institution of learning in this State any spirituous or intoxicating drinks, except when prescribed by a regular physician for medicinal purposes; it shall

not be lawful for any person to allow any minor to visit or remain in any room where such liquors are sold or kept for sale unless accompanied by his or her father or other legal guardian. Any person who shall offend against either of the foregoing provisions of this section shall be deemed to have been guilty of a misdemeanor, and on conviction thereof shall be punished as provided in section seven of this act.

7. By striking out of lines 14, 15, 16, 17 and 18 of section 19, the words "any sale or gift of any such liquor by the lessee or occupant of any premises, resulting in damages, shall, at the option of the lessor, work a forfeiture of the lease, and the circuit court in chancery may enjoin the sale, giving away or furnishing, of any such liquors, by any lessee or occupant of the premises, which may result in loss or damage or liability to the lessor or any person claiming under such lessor."

8. By striking out of line 10 of section 25 the words "and shall be imprisoned," and inserting in lieu thereof the words "or imprisonment," and by adding to the end of line 11 the words "or both, in the discretion of the court."

9. By striking out section 31 and inserting in lieu thereof the following to stand as section 31:

Sec. 31. During the time when by the provisions of this act places where liquor is sold or kept for sale must be closed, all curtains, screens, partitions and other things that obstruct the view from the sidewalk, street, alley, or road in front of or at the side or end of said building, or the bar or place in said room where said liquors are sold or kept for sale, shall be removed. Any person who shall violate any of the provisions of this section, shall, upon conviction thereof, be punished as provided in section seven of this act.

And the title to which said bill the Senate has also amended by striking out the words, "and the forfeiture of leases in certain cases;"

Whereupon the Senate insisted upon all of the said amendments, and asked for a committee of conference, as shown by subsequent message, which request was granted and such committee duly appointed.

Respectfully report that they have had said bill and the matters of disagreement existing between the two houses, relative to said amendments, under careful consideration, and make the following recommendations in respect thereto:

I. That as to the first named amendment made to the said bill by the Senate, the House concur therein.

II. That as to the second named amendment made to the said bill by the Senate, the Senate recede therefrom, and that in line 11 of section 1, in lieu of the word "five," as amended by the Senate, the word "six" be inserted so that it shall read "six hundred dollars."

III. That as to the third named amendment the House concur.

IV. That as to the fourth named amendment the Senate recede therefrom, and that section 1 be amended by striking out of line 20 of section 1 the word "twelve" and inserting in lieu thereof the word "eleven," so that it shall read "eleven hundred dollars."

V. That as to the fifth named amendment made to the said bill by the Senate, the Senate recede therefrom, and that section 3 of said bill be amended so as to read as follows:

Section 3. The penal provisions of this act shall not apply to druggists who have a permit to sell any of the liquors enumerated in section one of this act for chemical, scientific, sacramental, medicinal and mechanical purposes as provided in this section.

The township boards and village and city councils of the respective towns, villages and cities of this state, upon the written application of any druggist who is or who employs a registered pharmacist, may grant to such druggist if they deem proper a permit to sell the liquors enumerated in this act for chemical, scientific, sacramental, medicinal and mechanical purposes, but for no other purposes whatever. The sum to be paid to the township, village or city for such permit shall be one dollar, which sum shall be due and payable when said permit is granted. Applications for permits shall be made by petition signed and sworn to by the applicant and filed with the township, village or city clerk, or recorder as the case may be, of the township, village or city in which such druggist proposes to sell intoxicating liquors under the permit applied for, which petition shall state the applicant's name, place of residence in what business he is then engaged, and in what business he has been engaged for two years next preceding the time of filing petition; that he is or employs a registered pharmacist; that he has not been adjudged guilty of violating the law relating to intoxicating liquors within the last two years preceding his application, and that he desires a permit to keep and sell such liquors for chemical, medicinal, sacramental, scientific and mechanical purposes, and for no other purposes whatever.

Permits granted under this section shall be for a term ending on the first day of May next ensuing, but such permit may be revoked by the authority granting the same whenever the holder of such permit shall have been adjudged guilty of violating any of the provisions of this act, whether relating to his business as druggist or not. It shall not be lawful for any such druggist, nor for any person whose business consists in whole or in part of the sale of drugs and medicines, directly or indirectly, by himself, his clerk, agent or employee, at any time, to sell, furnish, give or deliver any spirituous, intoxicating, malt, brewed, fermented or vinous liquor, or any mixed liquor, a part of which is spirituous, intoxicating, malt, brewed, fermented or vinous, to a minor, except for medicinal or mechanical purposes, on the written order of the parent or guardian of such minor, nor to any adult person whatever, who is at the time intoxicated, nor to any person in the habit of getting intoxicated, nor to any person when forbidden in writing so to do by the husband, wife, parent, child, guardian, or employer of such person, or by the supervisor of the township, mayor, director of the poor, or any supervisor or alderman of the city, or president or trustee of any village, or superintendent of the poor of the county in which such person shall reside or temporarily remain, nor to any other person to be used as a beverage, nor to any person to be drank on the premises, nor to be mixed and drank with any beverage drawn from a soda fountain or other apparatus or device for dispensing aerated or other beverages; but such druggist shall be allowed to sell said liquors for medicinal, chemical, scientific, mechanical and sacramental purposes only, without the payment of any tax specified in section one, and subject to the following restrictions and conditions:

Every such dealer in drugs and medicines shall procure from the treasurer of the county in which he is carrying on said business suitable record books and shall keep the same, in which shall be recorded in ink by said druggist, his clerk or employee, all the applications for and sales and gifts of any spirituous, intoxicating, malt, brewed, fermented or vinous or mixed liquors for any purpose whatsoever, together with the full name or names of the person or persons applying for such liquor or liquors as aforesaid,

the date of each application, sale or gift, the amount and kind of liquor applied for and sold and given away to each and every person and the purpose for which the same was to be used. The aforesaid application shall be filled out by the druggist, his clerk or employee, and countersigned by the druggist, his clerk or employee, and in case a written or printed, or partly written and partly printed order be received for any of the aforesaid liquors, such druggist, his clerk or employee shall attach the same to said record book in its regular order of receipt and sale, and shall countersign such order the same in all respects as if it were an application as before described.

Such record book shall be kept in a conspicuous place in said store, and at all times be subject to public inspection. On the first day of May annually, or within five days thereafter, the druggist shall deliver said record book of applications and sales or gifts to the clerk of the township, village or city in which the store of such druggist is located, and shall at the same time securely and firmly attach to said record book an affidavit sworn to before some person authorized to administer oaths, which said affidavit shall be signed and sworn to by himself and shall state that he has not, and to the best of his knowledge and belief his employees have not, during the preceding year, sold, delivered, furnished or given away any of the liquors in this section heretofore mentioned; and said affidavit shall declare that the applications and orders, sales and gifts of spirituous, intoxicating, malt, brewed, fermented or vinous or mixed liquors recorded within the record book to which the affidavit is attached, include all the sales or gifts of any such liquors aforesaid, and the full names of the persons to whom sold, together with the purposes to which the same was to be applied, made at the store of the affiant during the year last past ending on the thirteenth day of May, 18--.

And that the affiants have not sold any liquors as aforesaid to any person or persons to be drank on the premises, nor to be mixed and drank with any beverage drawn from a soda fountain or other apparatus or device for dispensing aerated or other beverage. Said record book shall be placed and remain on file in the office of said township, village or city clerk, and shall be open to public inspection, and in all courts of law shall be taken as *prima facie* evidence of the applications and sales or gifts therein specified and recorded. Any such druggist, clerk or employee who shall in any manner or respect willfully make a false or fraudulent entry or record in any such record book, or neglect to record any sale of liquors made by him, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than fifty dollars nor more than two hundred dollars, or by imprisonment in the county jail not less than thirty days nor more than ninety days, or by both such fine and imprisonment, in the discretion of the court; and any such druggist who shall in any manner or respect willfully make a false or fraudulent affidavit in relation thereto shall be deemed guilty of perjury, and subject to the pains and penalties therefor, and any person contemplated by this act who shall fail, neglect or refuse to make return as provided above to the township, village or city clerk within five days after the time as specified, shall, upon proper conviction before any court of competent jurisdiction, be fined in any sum not less than one hundred nor more than three hundred dollars, or be imprisoned in the county jail not less than thirty nor more than ninety days, or both such fine and imprisonment, in the discretion of the court.

Any person or persons who shall procure, or attempt to procure, any liquor

as mentioned in this act by fraudulent statements or by misrepresentations, shall be deemed guilty of a misdemeanor, and upon conviction thereof before any court of competent jurisdiction shall be punished by a fine of not less than fifty nor more than two hundred dollars, or by imprisonment in the county jail not less than thirty nor more than ninety days, or both such fine and imprisonment, in the discretion of the court. And it shall be the duty of the auditor general to prepare record and permit blanks conforming to the provisions of this section, and to furnish the same in proper quantities to the several county treasurers of this State; which said record and permit blanks shall be furnished by the said county treasurers, in proper quantities, to the several dealers in drugs and medicines authorized to do business under the provisions of this section, upon application in writing made by said dealer in drugs and medicines.

And such druggist shall, on or before the first day in May in each year, or before commencing business, execute and file with the county treasurer of the county in which he is carrying on such business, a bond, the sufficiency of which shall be determined by the township board of the township, or the board of trustees, or the council or common council of the village or city in which such business is proposed to be carried on, to the people of the State of Michigan, in the sum of two thousand dollars, with two or more sufficient sureties, who shall be freeholders and residents of the county in which such business is proposed to be carried on, each of whom shall justify in a sum equal to the amount of the bond, over and above all indebtedness, and all exemptions from sale on execution and all liability on other similar bonds, which bond shall be substantially in the following form:

Know all men by these presents, that we-----
as principal and -----and-----
as sureties, are held and firmly bound unto the people of the state of Michigan in the sum of two thousand dollars, to the payment whereof, well and truly to be made, we bind ourselves, our heirs, executors, and administrators jointly and severally firmly by these presents. Sealed with our seals and dated this -----day of-----18----

WHEREAS, The above named principal proposes to carry on the business of a druggist at-----, in the county of ----- and state of Michigan;

AND WHEREAS, The said principal hath covenanted and agreed, and doth hereby covenant and agree as follows, to-wit: That he will not directly or indirectly, by himself, his clerk, agent or employee, at any time sell, furnish, give, or deliver any spirituous, intoxicating, malt, brewed, fermented or vinous liquor, or any mixed liquor, a part of which is spirituous, intoxicating malt, brewed, fermented or vinous, to a minor, except for medicinal or mechanical purposes, on the written order of the parent or guardian of such minor, nor to any adult person whatever who is at the time intoxicated, nor to any person in the habit of getting intoxicated, nor to any person when forbidden in writing so to do by the husband, wife, parent, child, guardian, or employer of such person, or by the supervisor of the township, mayor or director of the poor of the city, or superintendent of the poor of the county in which such person shall reside or temporarily remain, and that he will not sell any such liquor to be drank on the premises, nor to be mixed and drank with any beverage drawn from a soda-fountain or other apparatus or device for dispensing aerated or other beverages; that he will sell such liquors for chemical, scientific, medicinal, mechanical,

and sacramental purposes only, and that he will pay all damages, actual and exemplary, that may be adjudged to any person or persons for injuries inflicted upon him or them, either in person or property, or means of support, by reason of his selling, furnishing, giving or delivering any such liquors contrary to the provisions of this act. Now the condition of this obligation is such that if said principal shall well and truly keep and perform all and singular the foregoing covenants and agreements, and shall pay any judgment for actual or exemplary damages which may be recovered against him in any court of competent jurisdiction, and all fines and costs that may be imposed upon him for violations of this act, then this obligation shall be void and of no effect; otherwise the same shall be in full force and effect.

Signed and sealed in the presence of

----- [L.S.]
----- [L.S.]
----- [L.S.]

A new bond shall be required by the county treasurer with whom such bond was originally filed in case of the death, insolvency, or removal of either of the sureties. And it shall not be lawful for any person to sell any of the liquors mentioned in this section after being notified by the county treasurer to procure a new bond, until said bond shall have been executed and approved by proper authority.

Provided, however, That no new bond shall be required by the county treasurer of any person or persons who have filed a bond and are doing business under the provisions of this section until it shall be made to appear to said county treasurer, upon summary hearing, that either of the sureties upon such bond have died, removed or become insolvent. And such hearing shall not be had until after reasonable notice thereof, stating the time and place of such hearing, shall have been given in writing by said county treasurer to the principal or principals on such bond.

Whenever any druggist shall violate any of the provisions of this section, if there is no specific penalty provided therefor by this act, he shall on conviction thereof be deemed guilty of a misdemeanor, and be punished by a fine of not less than one hundred nor more than five hundred dollars and costs of prosecution, or by imprisonment in the county jail not less than ninety days nor more than one year, or both such fine and imprisonment in the discretion of the court: *Provided*, That every drug clerk shall, in addition, be responsible for violating the provisions of this act, for his personal act or negligence or violation subject to the same penalty as proprietors or employers.

6. That as to the sixth amendment the House concur.
7. That as to the seventh amendment the House concur.
8. That as to the eighth amendment the House concur.
9. That as to the ninth amendment the House concur.

Also, that in lines 14, 15 and 16 of section 1, the following words be stricken out: " *Provided*, That no person or firm paying a wholesale tax on the business of selling distilled or spirituous liquors shall be required to pay a tax for selling at wholesale malt, brewed, fermented or vinous liquors at the same place of business."

A. MILNES,
E. G. FOX,
ROSWELL LEAVITT,

Senate Committee.

B. S. WAITE,
 N. J. BROWN,
 CHAS. L. EATON,
 A. A. SMITH,
House Committee.

Report accepted and committee discharged.

The question being on concurring in the report made by the conference committee on the bill,

Mr. Damon moved that the House concur.

Pending the calling of the roll,

Mr. Damon moved that there be a call of the House.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members reported absent without leave: Messrs. Curtis, Dalton, Dyer, Gregory, Hall, Hollister, Huebner, Rogers, Russ, Slosson, Taylor and Wiggins.

On motion of Mr. Watts,

Mr. Rogers was excused from the operation of the call.

On motion of Mr. Goodrich,

Mr. Wiggins was excused from the operation of the call.

On motion of Mr. Lowden,

Mr. Gregory was excused from the operation of the call.

On motion of Mr. Damon,

The Sergeant-at-arms was despatched after the absentees.

Mr. Aleshire moved that the consideration of the report of the committee of conference be deferred pending the printing of the same in the Journal, and that in the meantime the bill do lie on the table.

Which motion did not prevail.

On motion of Mr. McElroy,

The vote on the pending question was ordered taken, with the bar of the House closed under the operation of the bar.

The question then being on concurring in the report of the committee of conference,

The report was concurred in by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. Peabody,	Mr. Tinklepaugh,
Aleshire,	Harris,	Pealer,	Turner,
Alexander,	Hawley,	Potter,	Tyrrell,
Baker,	Hinkson,	Preston, J. L.,	Van Orthwick,
Baldwin,	Hobart,	Preston, W. W.,	Wagner,
Browne, H. W.,	Judd,	Rauthier,	Waite,
Brown, N. J.,	Kirby,	Salisbury,	Watson,
Cole,	Lusk,	Sherman,	Wells,
Collins,	McElroy,	Smith, A. A.	White,
Crosby,	McKay,	Southworth,	Williams, O. W.,
Damon,	McMillan,	Spencer,	Williams, W. W.
Dewey,	Morton,	Stoflet,	Wood,
Deming,	Northup,	Stout,	Speaker,
Eaton,	O'Keefe,	Swift,	

NAYS.

Mr. Angerer,	Mr. Gibbons,	Mr. Lowden,	Mr. Robinson, H.W.
Austin,	Gill,	McGregor,	Robinson, R.,
Bignal,	Hanscom,	McKinstry,	Wachtel,
Briske,	Heineman,	Mellen,	Watts,
Canfield,	Hoaglin,	Murtagh,	Wettlaufer,
Chambers,	Jasnowski,	Probert,	Wheaton,
Connor,	Killean,	Randall,	Zagelmeyer,
Fitch,			29

The Sergeant-at-Arms announced Mr. Russ at the bar of the House.

On motion of Mr. W. W. Williams,

Mr. Russ was admitted within the bar, rendered an excuse, and took his seat.

On motion of Mr. Aleshire,

All further proceedings under the call were dispensed with.

The committee of conference to whom was referred

Senate substitute for House bill No. 712 (file No. 227), (Senate file No. 183), entitled

A bill to amend section 1 of act No. 124, session laws of 1869, entitled "An act to revise and consolidate the several acts relating to the protection of game, and for the better preservation of elk, deer, birds and wild fowl," approved April 3, 1869, and all subsequent amendments of said section, the same being section 2198 of Howell's annotated statutes, as amended by act No. 256, session laws of 1887, approved June 25, 1887, and further amended by act No. 31 of the session laws of 1889, approved March 28, 1889,

Which said bill the Senate had substituted for

House bill No. 712 (file No. 227), entitled

A bill for the protection of game.

Which substitute amended section 1 of said House bill by striking out of lines 4 and 5 the words "first day of October" and the "first day of December" and inserting in lieu thereof the words "fifteenth day of September to the first day of November."

In which substitute so amending said House bill No. 712, the House non-concurred and asked for a committee of conference, as shown by subsequent message, which request was granted and such committee duly appointed,

Respectfully report that they have had said bills under consideration and make the following recommendation in respect thereto:

First—That as to the substitution of Senate file No. 183 for House bill No. 712 (file No. 227), the Senate recede.

Second—That as to said amendment in lines 4 and 5 of section 1, in lieu of the fifteenth day of September to the first day of November, as amended by the Senate, the words "twenty-fifth day of September to the fifteenth day of November," be inserted so that section 1 of said bill shall read as follows:

SECTION 1. *The People of the State of Michigan enact*, That no person or persons shall pursue or hunt or kill any deer in this State save only from the first day of November to the first day of December inclusive, in each year: *Provided*, that in the Upper Peninsula deer may be killed between the twenty-fifth day of September to the fifteenth day of November only in each year.

And the conference committee respectfully ask that both Houses concur in the recommendation herein set forth, and that the bill as herein reported

stand concurred in by both Houses, and that they be discharged from further consideration of the subject.

PHILIP T. COLGRGVE,
A. O. BLACKWELL,

JOSEPH NAGEL,

Committee on the part of the Senate.

A. O. ABBOTT,

A. R. NORTHUP,

S. P. JACKSON,

Committee on the part of the House.

Report accepted and committee discharged.

The question being on concurring in the report made by the committee of conference on the bill,

On motion of Mr. Abbott,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Eaton,	Mr. Murtagh,	Mr. Stoflet,
Aleshire,	Goodrich,	Peabody,	Stout,
Alexander,	Hanscom,	Pealer,	Swift.
Angerer,	Harris,	Preston, J. L.,	Tyrrell,
Baker,	Hawley,	Preston, W. W.,	Van Orthwick,
Bignall,	Heineman,	Randall,	Wachtel,
Browne, H. W.,	Hinkson,	Robinson, R.,	Wagner,
Brown, N. J.,	Hobart,	Rauthier,	Watson,
Canfield,	Jasnowski,	Russ,	Watts,
Chambers,	Judd,	Salisbury,	Wettlaufer,
Cole,	Kirby,	Sherman,	Wheaton,
Connor,	Lowden,	Smith, A. A.,	White,
Damon,	Lusk,	Southworth,	Wood,
Dewey,	McMillan,	Spencer,	Zagelmeyer, 58
Deming,	Mellen,		

NAYS.

Mr. Collins,	Mr. Gibbons,	Mr. McKinstry,	Mr. Robinson, H. W.
Crosby,	Gill,	Morton,	Tinklepaugh,
Fitch,	McGregor,	Probert,	Waite, 12

Mr. Damon moved to discharge the committee of the whole from the further consideration of

Senate bill No. 28 (file No. 167), entitled

A bill to provide for indeterminate sentences and disposition, management and release of criminals under such sentence.

Which motion prevailed.

On motion of Mr. Damon,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gibbons,	Mr. Peabody,	Mr. Swift,,
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Mr. Aleshire,	Mr. Gill,	Mr. Pealer,	Mr. Tinklepaugh,
Alexander,	Goodrich,	Potter,	Turner,
Baker,	Harris,	Preston, J. L.,	Wachtel,
Baldwin,	Hinkson,	Preston, W. W.,	Wagner,
Bignall,	Hoaglin,	Randall,	Watson,
Briske,	Jackson,	Robinson, H. W.	Watts,
Browne, H. W.,	Judd,	Robinson, R.,	Wells,
Brown, N. J.,	Killean,	Rauthier,	Wettlaufer,
Canfield,	Kirby,	Russ,	Wheaton,
Chambers,	McElroy,	Salisbury,	Williams, C. W.,
Cole,	McKay,	Southworth,	Wood,
Collins,	McMillan,	Spencer,	Zagelmeyer,
Connor,	Mellen,	Stoflet,	Speaker
Damon,	O'Keefe,	Stout,	<i>pro tem.</i> , 60
Dewey,			

NAYS.

Mr. Austin,	Mr. Fitch,	Mr. McKinstry,	Mr. Sherman,
Crosby,	Heineman,	Murtagh,	Smith, A. A.,
Deming,	Jasnowski,	Probert,	11

Title agreed to.

The House took up the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following concurrent resolution:

Resolved by the Senate (the House concurring), That the Legislative postmaster and deputy postmaster be each allowed one copy of the Legislative Manual of the session of 1889.

Which has been adopted by the Senate and in all of which the concurrence of the House is respectfully asked.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the adoption of the resolution,
The resolution was adopted.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 336, entitled

A bill to authorize the city of Monroe to raise money for the purchase of or the erection and maintenance of water-works.

In the passage of which as thus amended the Senate has concurred by a

majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker announced the following:

SENATE CHAMBER, }
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 76 (file No. 148), entitled

A bill to amend sections 21 and 22 of act number one hundred thirty-five of the public acts of eighteen hundred and eighty-five, entitled "An act to amend, revise and consolidate the laws organizing asylums for the insane, and regulating the care and management thereof, and of the inmates therein, and to repeal act 164, laws of 1859; also act 194, laws of 1877; also act 91, laws of 1873, and the acts amendatory thereto; also act 172, laws of 1873," approved June 3, 1885.

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the joint committees on asylums for insane.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following joint resolution:

House joint resolution No. 31, entitled

Joint resolution for the relief of Sarah Wells Bryan, whose husband was killed while in the employ of the State.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The joint resolution was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 791 (file No. 425), entitled

A bill to amend section 1 of act No. 121 of the session laws of 1873, entitled "An act to enable agricultural and societies and horse fairs to extend a more perfect protection to their property and the property of exhibitors at fairs, and to allow the board of managers to appoint police for that purpose," approved April 19, 1873, being compiler's section No. 2323,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives :

SIR—I am instructed to return to the House the following bill:

House bill No. 46 (file No. 430), entitled

A bill to amend section 15 of chapter 239 of the compiled laws of 1871, being section 9221 of Howell's annotated statutes, relative to fees of justices of the peace in civil cases, and to repeal all acts or parts of acts conflicting herewith.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives :

SIR—I am instructed to transmit to the House the following bill :

Senate bill No. 112, entitled

A bill to incorporate the city of Au Sable, in the county of Iosco, and to repeal all acts and parts of acts inconsistent therewith,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

On motion of Mr. Wachtel,

The bill was placed on the order of third reading.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House bill No. 548 (file No. 404), entitled
A bill to facilitate the inspection of the records and file in the offices of county, city and township officers in this State.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

On motion of Mr. Pealer,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following joint resolution: House joint resolution No. 3, entitled
Joint resolution for the relief of Robert Lake.

And to inform the House that the Senate has amended the same, as follows, viz:

By adding at the end of the joint resolution the following: “*Provided*, That the Attorney General shall be notified of the time and place of the investigation and examination of said claim, who shall appear on behalf of the State at such examination or hearing,”

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the joint resolution.

On motion of Mr. Tyrrell,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Fitch,	Mr. Mellen,	Mr. Stout,
Alexander,	Gibbons,	Murtagh,	Swift,
Angerer,	Gill,	O'Keefe,	Tinklepaugh,
Austin,	Goodrich,	Peabody,	Turner,
Baker,	Hanscom,	Pealer,	Tyrrell,

Mr. Baldwin,	Mr. Harris,	Mr. Potter,	Mr. Van Orthwick,
Bignal,	Heineman,	Preston, J. L.,	Wachtel,
Browne, H. W.,	Hinkson,	Preston, W. W.,	Wagner,
Brown, N. J.,	Hoaglin,	Probert,	Waite,
Canfield,	Jackson.	Randall,	Watson,
Chambers,	Jasnowski,	Robinson, H. W	Watts,
Cole,	Killean,	Robinson, R.,	Wells,
Collins,	Kirby,	Rauthier,	Wettlanfer,
Connor,	Lowden,	Russ,	Wheaton,
Crosby,	Lusk,	Sherman,	White,
Damon,	McElroy,	Smith, A. A.	Wood,
Dewey,	McKay,	Southworth,	Zagelmeyer,
Deming,	McKinstry,	Spencer,	Speaker
Eaton,	McMillan,	Stoflet,	<i>pro tem.</i> , 75

NAYS.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 678 (file No. 169), entitled

A bill to amend section 1 of act No. 50 of the public acts of 1887, entitled “An act to provide for the incorporation and regulation of certain corporations generally known as building and loan associations,” approved March 29, 1887,

And to inform the House that the Senate has amended the same as follows, viz:

1. By adding at the end of section 1 the words “and that one new section be added to said act to stand as section 17, and to read as follows.”

2. By adding a new section to the bill to be known as section No. 17.

SEC. 17. That any corporation organized under and by virtue of this act may increase its capital stock to a sum not exceeding two millions of dollars, to which end the said corporations may make articles of association amendatory of its original articles of association, which articles shall be signed and certified to by the president and secretary of said corporation under its corporate seal and filed and recorded in the same manner provided for the filing and recording of the original articles of such corporation, and when so executed and filed such amendatory articles shall have the same force and effect as though such amendments had been included in and made a part of the original articles of incorporation, and they may be proved by certified copies thereof in the same manner provided for the proof of the original articles of such corporation.

And further to inform the House that the Senate has amended the title to the bill as follows:

By adding at the end thereof the following: “And to add another section to said act to stand as section 17 of said act.”

In the passage of which as thus amended, and with the title so amended, the Senate has concurred by a majority vote of all the Senators elect, and by

a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Harris

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gill,	Mr. Peabody,	Mr. Turner,
Aleshire,	Goodrich,	Pealer,	VanOrthwick,
Angerer,	Harris,	Preston, J. L.,	Wachtel,
Austin,	Heineman,	Preston, W. W.,	Wagner,
Baker,	Hobart,	Randall,	Waite,
Baldwin,	Jasnowski,	Robinson, H. W.	Watson,
Bignal,	Killean,	Rauthier,	Wells,
Briske,	Kirby,	Russ,	Wettlaufer,
Browne, H. W.,	Lowden,	Salisbury,	Wheaton,
Chambers,	Lusk,	Spencer,	Wood,
Cole,	McElroy,	Stoflet,	Zagelmeyer,
Connor,	McGregor,	Stout,	Speaker
Crosby,	McKinstry,	Tinklepaugh,	<i>pro tem.</i> ,
Damon,	Murtagh,		

NAYS.

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The question then being on concurring in the amendment made by the Senate to the title of the bill,

The House concurred.

Mr. Aleshire moved to reconsider the vote by which the House concurred in the amendments made to the bill.

Which motion prevailed.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Aleshire,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 97 (file No. 431), entitled

A bill to provide for the re-organization of corporations for mining, smelting and manufacturing iron, copper, silver, mineral coal and other ores or minerals, the term of existence of which has heretofore expired, or may hereafter expire by limitation, and to fix the duties and liabilities of such renewed corporations, and to repeal act No. 142 of the public acts of 1889, approved June 10, 1889.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

Mr. Turner offered the following:

Resolved by the House of Representatives (the Senate concurring), That the Secretary of the Senate and the Clerk of the House of Representatives be and they are hereby directed to compile and prepare for publication, make indexes and superintend the publication of the journals and documents of the present Legislature, and when complete and certified to by the Secretary of State, the Secretary of the Senate shall be entitled to and receive the sum of five hundred dollars and the Clerk of the House of Representatives shall be entitled to and receive the sum of six hundred dollars for such services, the same to be paid on the certificate of the Secretary of State.

Laid over one day under the rules.

Mr. Wood offered the following:

Resolved, That each employee except messengers, be furnished with a copy of the House journal when bound, and the Secretary of State is hereby directed to furnish the same.

Which was adopted.

By the committee on State affairs:

The committee on State affairs, to whom was referred

Senate bill No. 138, entitled

A bill to amend section 1 of act No. 61 of the laws of Michigan of the year 1873, entitled "An act to amend sections 1 and 2 of the session laws of 1851, entitled 'An act to provide for letting to contract the furnishing of fuel and stationery for the use of the State; also the State printing and binding,'" approved June 24, 1851, being sections 292 and 294, chapter 7, compiled laws of 1871," being compiler's section 346 of Howell's Annotated statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Abbott,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Killean,	Mr. Probert,	Mr. Tinklepaugh,
Angerer,	Kirby,	Randall,	Turner,
Baker,	Lowden,	Robinson, H. W	Van Orthwick,
Baldwin,	Lusk,	Robinson, R.,	Wagner,
Briske,	McElroy,	Rauthier,	Waite,
Canfield,	McKay,	Russ,	Watson,
Cole,	McKinstry,	Sherman,	Watts,
Connor,	McMillan,	Smith, A. A.,	Wettlaufer,
Damon,	Murtagh,	Southworth,	White,

Mr. Eaton, Gill, Goodrich, Harris, Jasnowski,	Mr. O'Keefe, Peabody, Pealer, Preston, J. L. Preston, W. W.,	Mr. Spencer, Stoflet, Stout, Swift,	Mr. Wood, Zagelmeyer, Speaker <i>pro tem.</i> ,
			53
		NAYS.	0

Title agreed to.

On motion of Mr. Abbott,
By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on insurance:

The committee on insurance, to whom was referred
House bill No. 663 (file N^o. 184), entitled

A bill to repeal act No. 285 of the session laws of 1887, entitled An act to regulate the manner in which insurance companies not organized under the laws of this State but doing business within it shall transact their business,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

J. L. PRESTON, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. J. L. Preston,
The bill was laid on the table.

By the committee on insurance:

The committee on insurance, to whom was referred
House bill No. 202 (file No. 130), entitled

A bill authorizing mutual fire insurance companies of this state possessed of one hundred thousand dollars of assessable assets to write in all claims of insurable property,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation and ask to be discharged from the further consideration of the subject.

J. L. PRESTON, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. J. L. Preston,
The bill was laid on the table.

By the committee on insurance:

The committee on insurance, to whom was referred
House bill No. 201 (file No. 188), entitled

A bill to amend section 10 of an act entitled An act to authorized the incorporation of manufacturers mutual fire insurance companies, approved May 10th, 1883, as amended by an act approved June 28th, 1887,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

J. L. PRESTON, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Preston,
The bill was laid on the table.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 454 (file No. 411), being

An act to provide for the assessment of property and the levy of taxes thereon, and for the collection of taxes heretofore or hereafter levied.

Also:

House bill No. 653 (file No. 166), being

An act to annex the territory embraced within the city of East Saginaw to that of the city of Saginaw, and to consolidate the city of East Saginaw with Saginaw under the name of the city of Saginaw; to specify and fix the boundaries of the consolidated city; to provide for the assuming and payment of the indebtedness and liabilities of the present cities of East Saginaw and Saginaw, and for the ownership of all their corporate property and rights; to define the corporate rights, powers and privileges of said city of Saginaw as so consolidated, and to repeal all acts inconsistent herewith,

A. A. SMITH, *Acting Chairman.*

Report accepted.

On motion of Mr. Eaton,

The House adjourned.

Lansing, Thursday, June 27, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Cook.

Roll called: quorum present.

Absent without leave: Messrs. Curtis and Dee.

On motion of Mr. Judd,

Leave of absence was granted to himself indefinitely.

On motion of Mr. Gibbons,

Leave of absence was granted to Mr. Hinkson for the day.

On motion of Mr. Pealer,

Leave of absence was granted to himself until tomorrow noon.

Mr. Waite moved to discharge the committee of the whole from the further consideration of

House bill No. 97 (file No. 431), entitled

A bill to provide for the re-organization of corporations for mining, smelting and manufacturing iron, copper, silver, mineral coal and other ores or minerals, the term of existence of which has heretofore expired or may hereafter expire by limitation, and to fix the duties and liabilities of such renewed corporations, and to repeal act No. 142 of the public acts of 1889, approved June 10, 1889.

Which motion prevailed.

On motion of Mr. Waite,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Baker moved that the further consideration of the bill be indefinitely postponed.

Which motion prevailed.

Mr. Waite moved to reconsider the vote by which the further consideration of the bill be indefinitely postponed.

On motion of Mr. Baker,

The motion to reconsider was laid on the table.

Mr. Hoaglin offered the following:

Resolved, That the whole subject of pay or compensation of clerks and employes, or extra compensation or pay to clerks and employes, be referred to the special committee on clerks, appointed at the beginning of the session, and that such committee be hereby instructed to report what action, if any, is desirable, in the matter.

Resolved further, That all motions and resolutions relating to the pay of clerks and employes be referred to such committee for its recommendation thereon before being acted upon by the House.

Which was adopted.

Mr. Damon offered the following:

Resolved, That the group picture of the members of the House of Representatives, executed by Messrs. Savigny & Christmas and now on exhibition in the hall be accepted, and when a glass is placed in the frame it be permanently hung in a suitable place in the State library.

Which was adopted.

Mr. Hawley offered the following:

Be it resolved by the House of Representatives (the Senate concurring), That Stella Bennett be allowed the sum of ninety dollars extra compensation for her services during the present session of the Legislature in attending the telephone in the State capitol.

Laid over one day under the rules.

Mr. Gregory offered the following:

Resolved, That the financial clerk be and he is hereby authorized to draw the certificates for pay for members and employes of House up to and including the day of final adjournment, viz: July 3, 1889.

Which was adopted.

THIRD READING OF BILLS.

House bill No. 391 (file No. 421), entitled

A bill to amend sections 4 and 8 of act No. 174 of the session laws of 1871, entitled "An act to provide for the appointment of a State reporter," as amended by act No. 137 of the session laws of 1873, and No. 20 of the public acts of 1877, being sections 7200 and 7202 of Howell's annotated statutes,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Pealer moved to amend the bill so as to read as follows:

SECTION 1. *The People of the State of Michigan enact*, That section 4 of act No. 174 of the session laws of 1871, entitled "An act to provide for the appointment of a State reporter," as amended by acts No. 137 of the session laws of 1873 and No. 20 of the public acts of 1877, being sections 7200 and 7202 of Howell's annotated statutes, be and the same are hereby amended so as to read as follows:

Sec. 4. It shall be the duty of the state reporter to attend each session of the supreme court, and he shall faithfully and correctly prepare all the decisions of such court for publication in volumes of not less than 700 nor more than 750 pages each, and cause the same to be published as often as sufficient matter for such volumes shall be filed by such court, and within 60 days after the filing of the same, and he shall report and publish in such volumes the decisions of the court and any dissenting opinion that may be filed, together with a brief statement of the facts of each case, and the points made and authorities cited by counsel therein.

The supreme court may for one year from and after the passage of this act authorize the employment of such number of extra clerks as the judges may deem necessary to bring up the back work on the reports. The clerks' hire shall be fixed by the court and be paid out of any funds not otherwise appropriated.

Which motion prevailed, two-thirds of all the members elect voting therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. Murtagh,	Mr. Stout,
Alexander,	Harris,	Northup,	Swift,
Angerer,	Hawley,	O'Keefe,	Taylor,
Austin,	Heineman,	Peabody,	Tinklepaugh,
Baker,	Hoaglin,	Pealer,	Turner,
Baldwin,	Hobart,	Preston, W. W.,	Tyrrell,
Briake,	Jackson,	Probert,	Van Orthwick
Browne, H. W.,	Jasnowski,	Randall,	Waite,
Canfield,	Judd,	Robinson, R.,	Watson,
Cole,	Killean,	Rogers,	Watts,
Connor,	Lowden,	Rauthier,	Wheaton,
Curtis,	Lusk,	Russ,	White,
Damon,	McElroy,	Sherman,	Wiggins,
De ning,	McKay,	Smith, A. A.,	Williams, C. W
Ferguson,	McKinstry,	Spencer,	Zagelmeyer,
Fitch,	McMillan,	Stoflet,	Speaker,
Gill,	Mellen,		66

NAYS.

Mr. Gibbons,	1
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The question being on agreeing to the title

Mr. Pealer moved to amend the title by striking out the word and figure "and 8."

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Pealer,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 112, entitled

A bill to incorporate the city of Au Sable in the county of Iosco, and to repeal all acts and parts of acts inconsistent therewith,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Connor moved to amend the bill by striking out of line 2 of section 4 the words "first," "April," and "ninety" and inserting in lieu thereof the words "fifth," "July" and "eighty-nine" respectively.

Which motion prevailed.

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Angerer,	Mr. Hall,	Mr. O'Keefe,	Mr. Taylor,
Baldwin,	Harris,	Peabody,	Tinklepaugh.
Briske,	Heineman,	Potter,	Turner,
Browne, H. W.,	Hoaglin,	Preston, J. L.,	Tyrrell,
Canfield,	Huebner,	Preston, W. W.,	Van Orthwick,
Cole,	Jackson,	Probert,	Wachtel,
Collins,	Jasnowski,	Randall,	Waite,
Connor,	Judd,	Robinson, R.,	Watson,
Crosby,	Killean,	Rauthier,	Watts,
Dalton,	Lowden,	Sherman,	Wettlaufer,
Damon,	McElroy,	Slosson,	Wheaton,
Deming,	McGregor,	Smith, A. A.,	White,
Dyer,	McKay,	Southworth,	Wiggins,
Eaton,	McKinstry,	Spencer,	Williams, W. W.
Ferguson,	McMillan,	Stoflet,	Wood,
Gibbons,	Mellen,	Stout,	Zagelmeyer,
Gill,	Morton,	Swift,	Speaker,
Goodrich,	Murtagh,		

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NAYS.

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Title agreed to.

On motion of Mr. Connor,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

Mr. W. W. Williams moved to discharge the committee of the whole from the further consideration of all bills now on the general order.

Which motion prevailed, two-thirds of all the members present voting therefor.

On motion of Mr. W. W. Williams,

The several bills were placed on the order of third reading.

House bill No. 762 (file No. 424), entitled

A bill to amend section 8032 of an act to authorize proceedings against garnishees, and for other purposes, approved March 23, 1849, and amendments thereto; being section 8032 of Howell's compilation of the laws of Michigan,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Tyrrell moved that the further consideration of the bill be indefinitely postponed.

Which motion prevailed.

By the committee on drainage:

The committee on drainage, to whom was referred

House bill No. 620 (file No. 439), entitled

A bill to improve the drainage of Sanilac county, by widening deepening, straightening and otherwise improving the channel of Cass river, Black river and Elk creek,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

R. ROBINSON, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Robinson,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Ferguson,	Mr. McMillan,	Mr. Southworth,
Aleshire,	Gibbons,	Mellen,	Spencer,
Alexander,	Gill,	Morton,	Stout,
Angerer,	Goodrich,	Murtagh,	Taylor,
Austin,	Gregory,	Northup,	Tinklepaugh,
Baldwin,	Hall,	O'Keefe,	Turner,
Briske,	Hawley,	Peabody,	Tyrrell,
Browne, H. W.,	Heineman,	Potter,	Van Orthwick,
Brown, N. J.,	Hobart,	Preston, J. L.,	Wahl,
Canfield,	Huebner,	Preston, W. W.	Watson,
Chambers,	Jackson,	Probert,	Waits,
Cole,	Jasnowski,	Randall,	Weitlauffer,
Connor,	Judd,	Robinson, R.,	Wharton,
Crosby,	Killean,	Rogers,	Wright,
Curtis,	Lowden,	Rauthier,	Wiggins,
Dalton,	Lusk,	Salisbury,	Williams, C. W.
Damon,	McElroy,	Sherman,	Wood,
Dewey,	McKay,	Slosson,	Zagelmeyer,
Dyer,	McKinstry,	Smith, A. A.,	Speaker,
Eaton,			

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NAYS.

Title agreed to.

On motion of Mr. O'Keefe,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Connor moved to take from the table

House bill No. 529 (file No. 380), entitled

A bill to amend section 27 of act No. 205 of the public acts of 1887, entitled "An act to revise the laws authorizing the business of banking and to establish a banking department for the supervision of such business," approved June 21, 1887.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Connor offered a substitute therefor, having the same title.

Which was agreed to.

The bill was then passed, two-thirds of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Goodrich,	Mr. Morton,	Mr. Stout,
Angerer,	Gregory,	Murtagh,	Swift,
Austin,	Hall,	Northup,	Taylor,
Baldwin,	Harris,	O'Keefe,	Tinklepaugh,
Briske,	Hawley,	Peabody,	Turner,
Brown, N. J.,	Heineman,	Preston, J. L.,	Tyrrell,
Canfield,	Hoaglin,	Preston, W. W.	Van Orthwick,
Chambers,	Hobart,	Probert,	Wachtel,
Cole,	Huebner,	Randall,	Wagner,
Gollins,	Jackson,	Robinson, H. W.	Waite,
Connor,	Jasnowski,	Robinson, R.,	Watson,
Crosby,	Judd,	Rogers.	Watts,
Curtis,	Killean,	Rauthier,	Wheaton,
Damon,	Lowden,	Russ,	White,
Dewey,	McElroy,	Salisbury,	Wiggins,
Deming,	McGregor,	Sherman,	Williams, C. W.
Eaton,	McKay,	Smith, A. A.	Wood,
Ferguson,	McKinstry,	Southworth,	Zagelmeyer,
Gibbons,	McMillan,	Stoflet,	Speaker,
Gill,	Mellen,		

NAYS.

The question being on agreeing to the title,
Mr. Connor moved to amend the title by inserting after the words "twenty-seven," the words "thirty-four and forty-six."

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Connor,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 627 (file No. 436), entitled

A bill to provide for the disposition of moneys collected from the United States government as indemnity for state swamp lands sold by said government,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Dyer,	Mr. Mellen,	Mr. Sherman,
Austin,	Eaton,	Morton,	Slosson,
Baker,	Gibbons,	Northup,	Southworth,
Baldwin,	Goodrich,	O'Keefe,	Spencer,
Briske,	Hall,	Potter,	Stout,
Brown, H. W.,	Harris,	Preston, J. L.,	Tinklepaugh,
Canfield,	Heineman,	Preston, W. W.,	Turner,
Chambers,	Jackson,	Probert,	Wachtel,
Collins,	Lusk,	Robinson, H. W.	Wagner,
Connor,	McElroy,	Robinson, R.,	Waite,

Mr. Crosby, Curtis, Damon,	Mr. McGregor, McKay, McKinstry,	Mr. Rogers, Rauthier, Salisbury,	Mr. Williams, C. W. Wood, Zagelmeyer, 52
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NAYS.

Mr. Bignall, Cole, Dewey, Deming, Fitch, Gill, Gregory,	Mr. Hoaglin, Huebner, Jasnowski, Killean, Kirby, Lowden, McMillan,	Mr. Murtagh, Peabody, Randall, Stoflet, Tyrrell, Van Orthwick,	Mr. Watson, Watts, Wells, Wettlaufer, White, Williams, W. W. 26
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Title agreed to.

Mr. Damon moved that the bill be ordered to take immediate effect.

Which motion did not prevail, two-thirds of all the members elect not voting therefor.

By the committee on education:

The committee on education, to whom was referred

Senate bill No. 187, entitled

A bill to incorporate the public schools of the village of Highland Park, Wayne county,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Wells,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Aleshire, Austin, Baker, Baldwin, Briske, Chambers, Cole, Collins, Curtis, Damon, Dewey, Deming, Ferguson, Gill, Goodrich,	Mr. Gregory, Hall, Harris, Hoaglin, Huebner, Jasnowski, Killean, Kirby, Lowden, Lusk, McElroy, McGregor, McKay, McKinstry, Mellen, Morton,	Mr. Murtagh, Northup, Peabody, Potter, Preston, J. L., Preston, W. W., Probert, Randall, Rauthier, Russ, Slosson, Smith, A. A., Southworth, Stoflet, Stout, Swift,	Mr. Tyrrell, Van Orthwick, Wachtel, Wagner, Waite, Watson, Wells, Wettlaufer, Wheaton, White, Williams, C. W. Wood, Zagelmeyer, Speaker <i>pro tem.</i> , 62
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NAYS.

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Title agreed to.

On motion of Mr. Wells,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives :

SIR—I am instructed to re-transmit to the House the following bill:

Senate bill No. 126 (file No. 141), entitled

A bill to amend section 9 of article 2 of act No. 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," as amended by act No. 177, session laws of 1877, and act No. 116 of the public acts of 1883.

For which the House adopted a substitute having the same title.

Now to inform the House that the Senate has amended said substitute as follows:

1. By inserting in line 3 of section 9, after the word "railroad," the words "or railroad tunnel."
2. By inserting in line 4 of section 9, before the word "road," the word "rail."
3. By inserting in line 4 of section 9, after the word "road," the words "or railroad tunnel."
4. By inserting in line 9 of section 9, after the word "road," the words "or railroad tunnel."
5. By striking out of line 12 of section 9 the word "and" before the word "take."
6. By inserting in line 14 of section 9, after the word "railroad," the words "or railroad tunnel," and striking out the word "and" before the word "stations."
7. By striking out of line 16 of section 9 the word "to" when it first occurs.
8. By inserting in line 18 of section 9, after the word "width," the words "and to lay out its tunnel and its tunnel approaches not exceeding two hundred feet in width."
9. By striking out of line 19 of section 9 the word "or" when it first occurs and inserting in lieu thereof the word "and."
10. By inserting in line 19 of section 9, before the word "procuring," the word "for."
11. By inserting in line 20, of section 9, after the word "bed," the words "or tunnel."
12. by inserting in line 21 of section 9, after the word "road," the words "or tunnel."
13. By adding to the end of line 22 of section 9, the words "or tunnel."
14. By inserting in line 23 of section 9, after the word "its," the word "rail."
15. By inserting in line 23 of section 9 after the word "across" the words "or its railroad tunnel under."

16. By inserting in line 24 of section 9 after the word "across" the words "or under."

17. By inserting at the end of line 24 of section 9 the words "or railroad tunnel."

18. By striking out of line 41 of section 9 the word "hereinafter" and inserting the word "hereafter."

19. By inserting in line 48 of section 9 after the word "road" the words "or through such tunnel."

20. By inserting in line 56 of section 9 after the word "apply" the words "to the Upper Peninsula, nor."

And further to inform the House that the Senate has amended the title to the bill so as to read as follows:

A bill to amend section 9 of article 2 of act No. 198 of the public acts of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," being compiler's section No. 3323 of Howell's annotated statutes, as amended by act No. 177 of the public acts of 1877, and act No. 116 of the public acts of 1883, and act No. 230 of the public acts of 1887, approved June 24, 1887,

In the passage of which, as thus amended, and with the title so amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Abbott,

The House concurred, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. Peabody,	Mr. Swift,
Angerer,	Gregory,	Potter,	Taylor,
Austin,	Hall,	Preston, J. L.,	Tinklepaugh,
Baldwin,	Hoaglin,	Preston, W. W.,	Van Orthwick,
Briske,	Hobart,	Probert,	Wachtel,
Chambers,	Huebner,	Randall,	Wagner,
Cole,	Jackson,	Robinson, R.,	Waite,
Collins,	Jasnowski,	Rauthier,	Watson,
Crosby,	Judd,	Russ,	Watts,
Curtis,	Kirby,	Salisbury,	Wettlaufer,
Damon,	Lowden,	Sherman,	White,
Dewey,	McElroy,	Smith, A. A.,	Wiggins,
Deming,	McGregor,	Southworth,	Wood,
Eaton,	McKinstry,	Spencer,	Zagelmeyer,
Fitch,	McMillan,	Stoflet,	Speaker
Gibbons,	Murtagh,	Stout,	<i>pro tem.</i> ,
Gill,	Northup,		65

NAYS.

Mr. Canfield, **Mr. Hawley,** **Mr. Mellen,** 3

The question then being on concurring in the amendment made by the Senate to the title of the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

Senate bill No. 230 (file No. 177), entitled

A bill to amend sections 1, 2, 11 and 12 of chapter 12 of act No. 266 of the public acts of 1887, entitled "An act to amend section 3 of chapter 4, section 2 of chapter 5, and sections 1, 2, 3, 4, 5, 9, 10, 11, 12 and 13 of chapter 12 of act No. 164 of the public acts of 1881, entitled 'An act to revise and consolidate the laws relating to public instruction in primary schools and to repeal all statutes and acts contravening the provisions of this act,' approved May 21, 1881, the same being compiler's sections 5080, 5101, 5150, 5151, 5152, 5153, 5154, 5158, 5159, 5160, 5161 and 5162 of Howell's annotated statutes as amended by act No. 93 of the public acts of 1883, approved May 16, 1883,"

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Harris moved that the further consideration of the bill be indefinitely postponed.

Which motion did not prevail.

Mr. Harris moved that the enacting words of the bill be stricken out.

Which motion prevailed.

Senate bill No. 387 (file No. 84), entitled

A bill to amend sections 1 and 5 of an act entitled "An act to prevent the sale of impure, unwholesome, adulterated, or swill milk in the State of Michigan, and to provide for inspectors," approved June 25, 1887, and to add certain new sections thereto to stand as sections 9, 10, 11, 12, 13 and 14.

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hinkson,	Mr. Murtagh,	Mr. Tinklepaugh,
Baldwin,	Hoaglin,	Peabody,	Turner,
Bignall,	Huebner,	Potter,	Tyrrell,
Briske,	Jackson,	Preston, J. L.	Wagner,
Brown, H. W.	Jasnowski,	Preston, W. W.	Watts,
Curtis,	Judd,	Robinson, R.,	Wells,
Dewey,	Killean,	Rogers,	Wettlauffer,
Deming,	Kirby,	Rauthier,	Wheaton,
Dyer,	Lowden,	Russ,	White,
Eaton,	Lusk,	Sherman,	Wiggins,
Gibbons,	McElroy,	Southworth,	Williams W.W.
Goodrich,	McGregor,	Spencer,	Wood,
Gregory,	McKinstry,	Stoflet,	Zagelmeyer,
Hawley,			53

NAYS.

Mr. Morton, **Mr. Probert,** **Mr. Stout,** 3

Title agreed to.

On motion of Mr. Peabody,
By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, }
Lansing, June 26, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 793, being

An act to amend act No. 153 of the session laws of 1861, being an act entitled "An act to incorporate the public schools of the city of Adrian," as amended by act No. 341 of the session laws of 1869, and all other acts amendatory thereof.

Also:

House bill No. 292 (file 389), being

An act to amend section 4381 of the compiled laws of 1871, being section 5851, Howell's annotated statutes, relative to the appointment of special administrators.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, }
Lansing, June 27, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 735 (file No. 408), being

An act to authorize and empower the board of control of State swamp lands to make an appropriation of State swamp lands for dredging the channel between Pickerel and Crooked lakes, in the township of Littlefield, Emmet county, Michigan.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, }
Lansing, June 27, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 428 (file No. 343), being

An act to provide for the relief, outside of the Soldiers' Home, of honorably discharged indigent Union soldiers, sailors and marines, and the indigent wives, widows and minor children of such indigent or deceased Union soldiers, sailors and marines.

Also:

House bill No. 443 (file No. 378), being

An act to authorize the Port Huron & Lapeer Plank Road Company to

abandon that portion of the Port Huron & Lapeer Plank Road lying within the limits of the city of Port Huron.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 27, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 248, being

An act to amend sections 3 and 4 of an act entitled "An act relative to justices' courts in the city of Detroit," being act No. 280 of the public acts of 1883, as amended by act No. 272 of the public acts of 1885.

Also:

House bill No. 224 (file No. 30?), being

An act to limit the amount of water that may be permitted to flow from artesian wells in certain cases, and to provide a remedy for such person or persons as shall be injured because of any violation of the provisions of this act.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, MICHIGAN, }
Lansing, June 27, 1889. }

To the House of Representatives:

The members entitled to Michigan Biographies for the public libraries of graded schools can secure the same by calling at the executive office.

C. G. LUCE,
Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 595 (file No. 384), entitled

A bill to amend sections 34, 50 and 51 of chapter 7 of act No. 326 of the local acts of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill: Senate bill No. 73 (file No. 32), entitled,

A bill to provide wives with property and maintenance from their husbands' estates when neglected or deserted by them, or when the husband has become an habitual drunkard or has practiced extreme cruelty towards his wife or committed any offense sufficient to entitle the wife to a decree of divorce or separation.

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title and pending its reference to a committee,

On motion of Mr. Damon,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Randall moved to amend the bill by inserting in line 2 of section 1 before the word "deserted" the word "hereafter;" and by inserting after the word "wife" where it appears the second time in line 2, the words "without good and sufficient cause."

Which motion prevailed.

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Jackson,	Mr. Probert,	Mr. Tinklepaugh,
Baldwin,	Jasnowski,	Randall,	Tyrrell,
Bignall,	Killean,	Robinson, H. W.	Van Orthwick,
Chambers,	Kirby,	Robinson, R.,	Wagner,
Cole,	McGregor,	Rogers,	Waite,
Collins,	McMillan,	Rauthier,	Watson,
Curtis,	Mellen.	Russ,	Wells,
Damon,	Murtagh,	Slosson,	Wheaton,
Deming,	O'Keefe,	Smith, A. A.,	White,
Gill,	Peabody,	Southworth,	Wood,
Goodrich,	Potter,	Stoflet,	Zagelmeyer,
Harris,	Preston, J. L.,	Stout,	Speaker,
Huebner,	Preston, W. W.	Taylor,	51

NAYS.

Mr. Judd,
Title agreed to.

The Speaker also announced the following :

SENATE CHAMBER,
Lansing, June 26, 1889.

}

To the Speaker of the House of Representatives :

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 333, entitled

A bill to amend sections 3, 5, 7, 8, 16, 19 and 23 of act No. 125 of the session laws of 1883, entitled "An act to authorize cities and villages to take private property for the use or benefit of the public, and to repeal act No. 26 of the session laws of 1882," as amended by an act approved March 29, 1887.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Randall,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gill,	Mr. Mellen,	Mr. Stout,
Aleshire,	Goodrich,	Murtagh,	Taylor,
Baldwin,	Gregory,	O'Keefe,	Turner,
Bignall,	Hall,	Peabody,	Tyrrell,
Browne, H. W.,	Hanscom,	Potter,	Van Orthwick,
Canfield,	Harris,	Preston, J. L.	Wachtel,
Chambers,	Hawley,	Preston, W. W.	Wagner,
Cole,	Heineman,	Probert,	Waite,
Collins,	Hoaglin,	Randall,	Watson,
Connor,	Huebner,	Robinson, R.,	Watts,
Curtis,	Jasnowski,	Rauthier,	Wells,
Damon,	Judd,	Russ,	Wettlaufer,
Dewey,	Killean,	Salisbury,	Wheaton,
Deming,	Lowden,	Sherman,	White,
Dyer,	McElroy,	Smith, A. A.,	Wiggins,
Eaton,	McKay,	Southworth,	Williams, W. W.
Fitch,	McKinstry,	Spencer,	Zagelmeyer,
Gibbons,			69

NAYS.

Title agreed to.

On motion of Mr. Murtagh,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following :

SENATE CHAMBER,
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives :

SIR—I am instructed to transmit to the House the following bill :
 Senate bill No. 83 (file No. 144), entitled
 A bill to provide for the winding up of mining and manufacturing corporations whose charters have expired.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The Speaker also announced the following :

SENATE CHAMBER,
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives :

SIR—I am instructed to return to the House the following bills :

1. House bill No. 654, entitled

A bill to provide for the incorporation of the board of education of the city of Saginaw, as consolidated, to provide for the assuming and payment by it of all existing indebtedness and liabilities, and for the transfer to the same of the property, rights and credits of the boards of education of the cities of East Saginaw and Saginaw, as heretofore constituted.

2. House bill No. 315, entitled

A bill to supersede and repeal an act entitled "An act to incorporate a Board of Water Commissioners for the city of East Saginaw, to supply the people with pure and wholesome water, and to provide for the completion and management of the East Saginaw water works," approved February 28th, 1873, and all the several acts amendatory thereof, and to provide for the transfer of the property, moneys, and records in the charge thereof to the Board of Water Commissioners of the city of Saginaw as consolidated.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The two bills were referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following :

SENATE CHAMBER,
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives :

SIR—I am instructed to return to the House the following bill :
 House bill No. 669, entitled

A bill to authorize the Board of Control of State swamp lands to make an appropriation of State swamp lands to aid in the construction of a State road from Bessemer, Gogebic county, to the mouth of Black river, in said county.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 235 (file No. 400), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise in the city of Detroit.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 331, entitled

A bill to regulate the charges for transportation of State troops, stores, materials, camp equipage, horses and arms upon the railroads of this State.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immedieate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 744, entitled

A bill to incorporate school district No. 3 in the township of Croton, county of Newaygo.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House bill No. 580, entitled

A bill to amend section 10 of act No. 426 of the session laws of 1869, entitled an act to revise an act entitled An act to incorporate the board of education of the city of East Saginaw, and the several acts amendatory thereto, approved April 3, 1869.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House bill No. 179 (file No. 240), entitled

A bill in relation to the manufacture and sale of vinegar.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House bill No. 722, entitled

A bill to amend section 27, of chapter 1, of act No. 243, of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the

establishment, opening, improvement and maintaining of highways and private roads, and the building, repairing and preservation of bridges within this State," as amended by act No. 166 of the public acts of 1883.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House bill No. 529 (file No. 380), entitled

A bill to amend sections 27, 34 and 43 of act number 205 of the public acts of 1887, entitled "An act to revise the laws authorizing the business of banking and to establish a banking department for the supervision of such business," approved June 21, 1887.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following joint resolution, entitled:

House joint resolution No. 20 (file No. 10), entitled

Joint resolution for the relief of Mrs. Joseph Granger, widow of Joseph Granger, late of Company F, Tenth Regiment Michigan Infantry.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The joint resolution was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 498 (file No. 364), entitled

A bill to amend act number 40 of the session laws of 1887, entitled "An act to provide for and facilitate the incorporation of military or light guard companies for certain purposes," being chapter 26 of Howell's annotated statutes, compiler's sections 994 to 1,000, both inclusive, by adding three sections thereto to stand as sections eight, nine and ten.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill :

House bill No. 123 (file No. 54), entitled

A bill to change the name of Ivory Douglass Deming to Ira D. Deming.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to re-return to the House the following bill :

House bill No. 712 (file No. 227), entitled

A bill for the protection of game,

Concerning which a disagreement exists between the two houses, which disagreement was referred to a committee of conference, duly appointed, as shown by former messages, which committee's report, together with said bill, was transmitted to the Senate by the House, by message bearing date June 26, 1889.

Now to inform the House that in the said report of the committee of conference the Senate has concurred by a majority vote of all the Senators elect, and by a majority vote of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to re-return to the House the following bill:

House bill No. 126 (file No. 292, reprint of file No. 214), entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous, intoxicating, malt, brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages (and the forfeiture of leases in certain cases) and to repeal all acts or parts of acts inconsistent with the provisions of this act,

Concerning which a disagreement existed between the two Houses, which disagreement was referred to a second conference committee, the report of which committee was duly transmitted by the House to the Senate, together with said bill, by message bearing date June 26, 1889, with the information that the House had concurred in the report of said second conference committee.

Now to inform the House that in the adoption of said report of the committee of conference the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following joint resolution:

House joint resolution No. 18, entitled

A joint resolution authorizing the Governor to issue a patent to Johanna Felter of Detroit, Michigan, for the northwest fractional quarter of the southwest quarter of section 16 in township 4 south, of range 15 west, the same being primary school lands,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The joint resolution was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the the following :

SENATE CHAMBER,
Lansing, June 27, 1889. }

To the Speaker of the Hoase of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 391 (file No. 421), entitled

A bill to amend section 4 of act No. 174 of the session laws of 1871, entitled "An act to provide for the appointment of a State Reporter," as amended by act number 137 of the session laws of 1873, and number 20 of the public acts of 1877, being sections 7200 and 7202 of Howell's annotated statutes.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LFWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

By the committee on State affairs:

The committee on State affairs, to whom was referred

Senate bill No. 76 (file No. 148), entitled

A bill to amend sections 21 and 22 of act No. 135 of the public acts of 1885, entitled "An act to amend, revise and consolidate the laws organizing asylums for the insane and regulating the care and management thereof and of the inmates therein, and to repeal certain acts,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Peabody,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. Murtagh	Mr. Taylor,
Austin,	Gregory,	Peabody,	Tinklepaugh,
Baldwin,	Hall,	Potter,	Tyrrell,
Big nall,	Hawley,	Preston, J. L	Van Orthwick,
Briske,	Hoaglin,	Preston, W. W.,	Wagner,
Browne, H. W.,	Hobart,	Robinson, R.,	Watson,
Collins,	Jackson,	Rogers,	Watts,
Crosby,	Jasnowski,	Rauthier,	Wells,
Curtis,	Kirby,	Russ,	Wettlaufer,
Damon,	Lowden,	Salisbury,	Wheaton,
Deming,	Lusk,	Sherman,	White,
Dyer,	McElroy,	Smith, A. A.	Wiggins,
Eaton,	McGregor,	Southworth,	Wood,
Gill,	Mellen,	Stout,	Zagelmeyer, 56

NAYS.

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Title agreed to.

On motion of Mr. Potter,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.
 Roll called: quorum present.
 The House took up the order of

UNFINISHED BUSINESS.

Being the consideration of the following:

Resolved by the House of Representatives (the Senate concurring), That the Secretary of the Senate and the Clerk of the House of Representatives be and they are hereby directed to compile and prepare for publication, make indexes and superintend the publication of the journals and documents of the present Legislature, and when complete and certified to by the Secretary of State, the Secretary of the Senate shall be entitled to and receive the sum of five hundred dollars, and the Clerk of the House of Representatives shall be entitled to and receive the sum of six hundred dollars for such services, the same to be paid on the certificate of the Secretary of State.

The question being on the adoption of the resolution,

The resolution was adopted.

Mr. Wheaton moved to take from the table

House bill No. 471 (file No. 217), entitled

A bill to provide for the committing of pauper insane persons to the Wayne county insane asylum; and for the transfer of such persons to the State asylum, and from the State asylum to the said county asylum; and to provide for the support and maintenance of such insane persons.

Which motion prevailed.

The question being on the passage of the bill,

The bill was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Wheaton moved to amend the bill by adding thereto a new section to stand as section 5, and to read as follows:

Sec. 5. This act shall be and remain in force for four years from its passage and no longer unless continued by further legislation relative thereto.

Which motion prevailed.

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Fitch,	Mr. McGregor,	Mr. Stoflet,
Angerer,	Gibbons,	McKay,	Stout,
Austin,	Gill,	McKinstry,	Taylor,
Baker,	Hanscom,	Mellen,	Tyrrell,
Bignall,	Harris,	Morton,	Wachtel,
Briske,	Hawley,	Murtagh,	Wagner,
Canfield,	Heineman,	Potter,	Watson,
Chambers,	Hoaglin,	Preston, J. L.,	Watts,
Cole,	Huebner,	Probert,	Wells,
Dalton,	Jackson,	Randall,	Wettlaufer,

Mr. Damon, Deming, Dyer, Eaton, Ferguson,	Mr. Jasnowski, Killean, Lowden, McElroy,	Mr. Robinson, H. W. Mr. Wheaton, Robinson, R., Southworth, Spencer,	Mr. Williams, C. W. Wood, Speaker,
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57

NAYS.

Mr. Browne, H. W., Brown, N. J., Crosby, Curtis, Dewey,	Mr. Goodrich, Hall, Kirby, Lusk, McMillan,	Mr. Northup, Preston, W. W., Rogers, Russ, Salisbury,	Mr. Sherman, Swift, Tinklepaugh, White, Wiggins, 20
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Title agreed to.

On motion of Mr. Wheaton,
By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 668 (file No. 438), entitled

A bill to amend section 3 of chapter 16 of the revised statutes of 1846, as amended by act No. 212 of the public acts of 1875, being section No. 671 of Howell's annotated statutes, as amended by act No. 61 of the public acts of 1887, relative to the power and duties of townships, and to repeal act No. 200 of the session laws of 1849, being section 750 of Howell's annotated statutes, as amended by act No. 60 of the public acts of 1887,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Hanscom,
The bill was laid on the table.

Senate bill No. 196 (file No. 194), entitled

A bill to amend act No. 35 of the session laws of 1867, entitled "An act to provide for the formation of street railway companies," approved March 5, 1867 (being chapter 95 of Howell's statutes), by adding two new sections thereto relative to elevated railways, to stand as sections 31 and 32.

Was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Angerer, Austin, Baldwin, Bignall, Brown, N. J., Canfield, Chambers, Cole, Collins, Crosby, Curtis, Damon, Dewey, Dyer,	Mr. Gibbons, Gill, Goodrich, Gregory, Hall, Harris, Hawley, Heineman, Hoaglin, Hobart, Huebner, Jackson, Jasnowski, Killean, Kirby,	Mr. McGregor, McKinstry, Mellen, Murtagh, Northup, Peabody, Potter, Preston, W. W., Probert, Randall, Robinson, R., Rogers, Rauthier, Russ, Salisbury,	Mr. Southworth, Spencer, Stoflet, Stout, Swift, Taylor, Tinklepaugh, Tyrrell, Van Orthwick, Wagner, Waite, Watson, Watts, Wells, White,
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Mr. Eaton, Ferguson, Fitch,	Mr. Lowden, Lusk, McElroy,	Mr. Sherman, Slosson, Smith, A. A.,	Mr. Wiggins, Speaker <i>pro tem.</i> , 1
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NAYS. 0

Title agreed to.

On motion of Mr. Tyrrell,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 101, entitled

A bill to incorporate the village of Ubley, in Huron county,

Was read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott, Angerer, Austin, Baker, Baldwin, Bignall, Canfield, Cole, Curtis, Dalton, Damon, Dewey, Deming, Dyer, Eaton,	Mr. Fitch, Gibbons, Goodrich, Gregory, Hall, Harris, Hoaglin, Hobart, Huebner, Jasnowski, Killean, Kirby, Lowden, Lusk, McElroy,	Mr. McKay, McKinstry, McMillan, Murtagh, Northup, Peabody, Potter, Preston, W. W., Randall, Robinson, R., Rogers, Rauthier, Russ, Salisbury, Sherman,	Mr. Slosson, Smith, A. A., Southworth, Spencer, Stoflet, Stout, Swift, Tinklepangh, Wachtel, Wells, White, Wood, Speaker <i>pro tem.</i> , 58.
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NAYS.

Mr. Briske, Chambers,	Mr. Ferguson, Hanscom,	Mr. Hawley, Heineman,	Mr. Mellen, O'Keefe, 8
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Mr. McKinstry moved to reconsider the vote by which the House passed the bill.

Which motion prevailed.

The question being on the passage of the bill,

Mr. O'Keefe moved that the further consideration of the bill be indefinitely postponed,

Which motion prevailed.

House bill No. 14 (file No. 13), entitled

A bill relating to the regulations and use of sleeping cars,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Slosson moved that the further consideration of the bill be indefinitely postponed.

On which motion Mr. Randall demanded the yeas and nays.

The demand was seconded and the motion did not prevail, by yeas and nays, as follows:

YEAS.

Mr. Bignall,	Mr. Eaton,	Mr. O'Keefe,	Mr. Sherman,,
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Mr. Browne, H. W., Mr. Connor, Dyer,	Mr. Harris, Kirby,	Mr. Preston, W. W., Mr. Russ,	Mr. Slosson, Speaker,
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13

NAYS.

Mr. Abbott, Cole, Collins, Crosby, Dewey, Ferguson, Gibbons, Gill, Goodrich,	Mr. Gregory, Hall, Hawley, Hoaglin, Huebner, Jasnowski, Killean, Lusk, McGregor,	Mr. McKay, McKinstry, Mellen, Murtagh, Northup, Potter, Probert, Randall, Robinson, R.	Mr. Spencer, Swift, Tyrrell, Wachtel, Wettlaufer, White, Williams, W. W Wood,
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35

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Briske, Chambers, Cole, Collins, Damon, Dewey, Dyer, Eaton, Ferguson, Gibbons, Gill,	Mr. Gregory, Hall, Hanscom, Hawley, Heineman, Hoaglin, Huebner, Jackson, Jasnowski, Lowden, McElroy, McGregor,	Mr. McKinstry, Mellen, Murtagh, O'Keefe, Potter, Probert, Randall, Robinson, R., Salisbury, Slosson, Spencer,	Mr. Stoflet, Swift, Van Orthwick, Wachtel, Waite, Watson, Watts, Wettlaufer, Wiggins, Williams, W. W Wood,
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46

NAYS.

Mr. Aleshire, Austin, Baldwin, Bignal, Browne, H. W.,	Mr. Connor, Crosby, Fitch, Harris, Kirby,	Mr. Lusk, McKay, Peabody, Preston, W. W., Rogers,	Mr. Russ, Sherman, Tinklepaugh, Speaker,
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17

Mr. Baldwin offered the following:

Resolved, That the Speaker be requested to have the Financial Clerk withhold all orders for pay until after 2 o'clock P. M. of the day of adjournment, June 28.

Which was adopted.

Mr. Dyer offered the following:

WHEREAS, Mark Walter, the keeper of the document room, having performed the arduous duties of his office in a most satisfactory manner to the members of this House, therefore

Resolved, That one dollar per day extra compensation be allowed him.

Referred to committee on clerks.

By the committee on ways and means:

The committee on ways and means, to whom was referred the matter of mileage of members and employes, beg leave to offer the following supplemental report:

T. C. Taylor, member, additional mileage, 88 miles..... \$8 80
 James McKay, messenger, 218 miles..... 21 80

WM. A. BAKER, *Chairman.*

Report accepted and committee discharged.

Mr. Wiggins demanded a division of the question.

The question being first taken on the mileage of Mr. Taylor,
 The same was allowed and ordered paid.

The question being then taken on the mileage of James McKay, messenger,
 The same was allowed and ordered paid.

Mr. Curtis offered the following:

WHEREAS, Mr. Frank Albright, "keeper of the stationery room," has
 proved a courteous and efficient officer; therefore,

Resolved, That the sum of one dollar per day extra compensation be and is
 hereby granted the said officer, and that the Clerk of the House be instructed
 to draw an order upon the Auditor General for said amount.

Referred to the committee on clerks.

Mr. Baker offered the following:

Resolved, That John Makelim, clerk of the committee on ways and means,
 be allowed one dollar per day extra compensation during the present session of
 the Legislature.

Referred to the committee on clerks.

House bill No. 13 (file No. 388), entitled

A bill to regulate charges by railroad companies and others, for sleeping,
 parlor and chair cars.

Was read a third time and passed, a majority of all the members elect voting
 therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gregory,	Mr. McMillan,	Mr. Swift,
Austin,	Hall,	Mellen,	Tinklepaugh,
Baker,	Harris,	Murtagh,	Van Orthwick,
Baldwin,	Hawley,	Northup,	Wachtel,
Briske,	Heineman,	O'Keefe,	Wagner,
Browne, H. W.	Hoaglin,	Peabody,	Watson,
Canfield,	Hobart,	Potter,	Watts,
Cole,	Huebner,	Randall,	Wells,
Collins,	Jackson,	Robinson, R.,	Wettlaufer,
Crosby,	Jasnowski,	Rauthier,	White,
Curtis,	Killean,	Sherman,	Wiggins,
Damon,	Lowden,	Spencer,	Williams, W. W.
Eaton,	Lusk,	Stoflet,	Wood,
Ferguson,	McKay,	Stout,	Speaker, 58
Gill,	McKinstry,		

NAYS.

Mr. Connor,	Mr. Kirby,	2
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Title agreed to.

Senate joint resolution No. 5 (file No. 5), entitled

Joint resolution authorizing the Board of State Auditors to provide for
 lighting the State Capitol building and grounds with electricity,

Was read a third time and passed, a majority of all the members elect
 voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Ferguson,	Mr. Lowden,	Mr. Rauthier,
Austin,	Fitch,	Lusk,	Russ,
Baldwin,	Gill,	McGregor,	Salisbury,
Bignal,	Goodrich,	McKinstry,	Sherman,
Briske,	Hall,	McMillan,	Southworth,
Browne, H. W.,	Hanscom,	Mellen,	Spencer,
Cole,	Hoaglin,	Murtagh,	Stout,
Crosby,	Hobart,	Peabody,	Taylor,
Curtis,	Huebner,	Potter,	Tinklepaugh,
Dalton,	Jackson,	Preston, J. L.,	Van Orthwick,
Damon,	Jasnowski,	Preston, W. W.,	Wachtel,
Dyer,	Killean,	Randall,	Wiggins,
Eaton,	Kirby,	Robinson, R.,	Speaker, 53

NAYS.

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Title agreed to.

On motion of Mr. Hall,

By a vote of two-thirds of all the members elect, the joint resolution was ordered to take immediate effect.

House bill No. 7 (file No. 354), entitled

A bill to exempt mortgages from taxation and to repeal act No. 262 of the session laws of 1887,

Was read a third time and was not passed, a majority of all the members elect not voting therefor by yeas and nays as follows:

YEAS.

Mr. Austin,	Mr. Gill,	Mr. McKinstry,	Mr. Rauthier,
Briske,	Goodrich,	Morton,	Salisbury,
Browne, H. W.,	Hall,	Murtagh,	Southworth,
Canfield,	Jackson,	Northup,	Wagner,
Chambers,	Jasnowski,	Potter,	Wettlauffer,
Crosby,	Killean,	Probert,	Wheaton,
Dyer,	Kirby,	Randall,	Wood,
Gibbons,			

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NAYS.

Mr. Abbott,	Mr. Fitch,	Mr. Preston, J. L.,	Mr. Taylor,
Baldwin,	Gregory,	Preston, W. W.,	Tinklepaugh.
Bignal,	Hawley,	Robinson, R.,	Van Orthwick,
Brown, N. J.,	Heineman,	Sherman,	Watson,
Cole,	Hoaglin,	Slosson,	Watts,
Curtis,	Lowden,	Spencer,	White,
Dalton,	McKay,	Stout,	Williams, W. W.
Dewey,	Mellen,	Swift,	Speaker,
Ferguson,	Peabody,		

34

House bill No. 91 (file No. 51), entitled

A bill to authorize the township of Tawas, in the county of Iosco, Mich., to borrow money upon its bonds to pay judgments entered on its bonds issued for Tawas and Grand Plank Road,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Dyer,	Mr. McKinstry,	Mr. Spencer,
Alexander,	Eaton,	McMillan,	Stout,
Austin,	Fitch,	Mellen,	Swift,
Baker,	Gibbons,	Morton,	Taylor,
Baldwin,	Goodrich,	Murtagh,	Tinklepaugh,
Bignall,	Gregory,	O'Keefe,	Tyrrell,
Briske,	Hall,	Peabody,	Van Orthwick,
Browne, H. W.,	Hanscom,	Potter,	Wagner,
Brown, N. J.,	Harris,	Preston, J. L.,	Waite,
Cole,	Hoaglin,	Preston, W. W.	Watson,
Collins,	Hobart,	Randall,	Wells,
Crosby,	Jasnowski,	Rauthier,	Wettlaufer,
Curtis,	Killean,	Salisbury,	Wheaton,
Dalton,	Kirby,	Sherman,	White,
Damon,	Lowden,	Slosson,	Wiggins,
Dewey,	Lusk,	Southworth,	Wood,
Deming.			65

NAYS.

Mr. Probert,	Mr. Robinson, R., Mr. Watts,	3
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Title agreed to.

On motion of Mr. Dyer,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on roads and bridges and judiciary:

The joint committee on roads and bridges and judiciary, to whom was referred

Senate bill No. 236 (file No. 170), entitled

A bill to provide for the election of boards of county commissioners of highways, and to prescribe their powers and duties, and to fix the compensation of the members thereof, and to prescribe the powers and duties of other officers incident thereto,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

G. M. BALDWIN,
Chairman of Joint Committee.

Report accepted and committee discharged.

On motion of Mr. Baldwin,

The bill was laid on the table.

By the committee on public health:

The committee on public health, to whom was referred

House bill No. 671 (file No. 201), entitled

A bill to regulate the practice of medicine, requiring certain qualifications of persons beginning the practice of medicine in Michigan, and the registration of all practitioners, repealing sections 1, 2, 4, 5, 6 and 7 of act No. 167, laws of 1883, and section 2 of act No. 268, laws of 1887, and all other acts or parts of acts inconsistent with this act,

Respectfully report that they have had the same under consideration, and

have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

JAS. B. F. CURTIS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Curtis,

The bill was laid on the table.

By the committee on public health:

The committee on public health, to whom was referred

House bill No. 281 (file No. 174), entitled

A bill to regulate the practice of medicine and surgery in the State of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

JAS. B. F. CURTIS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Curtis,

The bill was laid on the table.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 510, entitled

A bill to incorporate the village of Dearborn, in the county of Wayne,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

F. F. HOAGLIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Hoaglin,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 81 (file No. 17), entitled

A bill to provide for sentencing persons convicted of felonies and misdemeanors,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Goodrich,

The bill was placed on the order of third reading.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 83 (file No. 144), entitled

A bill for winding up of mining and manufacturing corporations whose charters have expired,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. V. B. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The bill was placed on the order of third reading.

By the committee on supplies and expenditures:

The committee on supplies and expenditures, to whom was referred the following bills:

Mrs. O. N. Case :

For washing 130 towels at 5c..... \$6 50-

B. W. Long :

For brushes, brooms, etc. 4 45-

Mich. Congress Water Co. :

For 20 days' supply of mineral water..... 40 00-

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the recommendation that they be allowed, and ask to be discharged from the further consideration of the subject.

MILAN WIGGINS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Wiggins,

The several bills were allowed and ordered paid.

By the committee on engrossment and enrollment :

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 695 (file No. 241), being

An act to provide for the incorporation of co-operative associations having for their object the insurance of the lives of horses, cattle and other farm-stock.

Also:

House bill No. 420 (file No. 261), being

An act to amend section 1 of act No. 270 of the public acts of 1887, entitled, "An to establish, protect, and enforce the rights of mechanics and other persons furnishing labor or materials for the erection, altering, and repairing or ornamenting buildings, machinery, wharves and all other structures, and to repeal act 258 of the session laws of 1879, and all acts amendatory thereof, relating to mechanics' liens."

JOHN W. DALTON, *Chairmen.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 730 (manuscript), being

An act to amend sections 4 and 5 of an act entitled An act to provide a place for holding the annual township meeting of the township of Renton, in

the county of Cheboygan, on the first Monday of April, A. D. 1889, and to provide for the appointment of a board of registration and of inspectors of election, local act of 1889, approved March 19, 1889.

Also:

House bill 791 (file No. 425), being

An act to amend section 1 of act No. 121 of the session laws of 1873, entitled "An act to enable agricultural and horticultural societies and horse fairs to extend a more perfect protection to their property and the property of exhibitors at fairs, and to allow the board of managers to appoint police for that purpose," approved April 19, 1873, being compiler's section No. 2323.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled signed and presented to the Governor, the following:

House bill No. 501 (file No. 337), being

An act to amend sections 4 and 6 of chapter 11 of act No. 326 of the session laws of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883.

Also:

House bill No. 336 (manuscript), being

An act to authorize the city of Monroe to raise money for the purchase of or the erection and maintenance of water-works.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 701 (file No. 407), being

An act to regulate the employment and to provide for the safety of women and children in mercantile industries and manufacturing establishments, and to provide for the enforcing of the same and other acts for the safety and regulating the employment of said persons.

Also:

House bill No. 46 (file No. 430), being

An act to amend section 15 of chapter 239 of the compiled laws of 1871, being section 9221 of Howell's annotated statutes, relative to fees of justices of the peace in civil cases, and to repeal all acts or parts of acts conflicting herewith.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor the following:

House joint resolution No. 3 (manuscript), being ■ ■ ■

Joint resolution for the relief of Robert Lake.

Also:

House bill No. 699 (manuscript), being ■ ■ ■

An act to authorize the board of control of State swamp lands to make an appropriation of State swamp lands to aid in the construction of a State road.

from Bessemer, Gogebic county, to the mouth of the Black River in said county.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 548 (file No. 404), being

An act to facilitate the inspection of the records and file in the offices of county, city and township officers in this State.

Also:

House joint resolution No. 31 (manuscript), being

Joint resolution for the relief of Sarah Wells Bryan, whose husband was killed while in the employ of the State.

JOHN W. DALTON, *Chairman.*

Report accepted.

House bill No. 314 (file No. 368), entitled

A bill to amend sections 11, 12 and 34 of act number 153 of the public acts of 1885, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon,"

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Briske moved that the further consideration of the bill be indefinitely postponed.

Which motion prevailed.

House bill No. 568 (file No. 399), entitled

A bill to amend sections 32 and 53 of act number 153 of the public acts of 1885, entitled "An act to provide for the assessment of property, and the levy and collection of taxes thereon,"

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. McGregor,

The bill was laid on the table.

Mr. Tinklepaugh offered the following:

WHEREAS, In order to insure speedy legislation, prompt and intelligent co-operation on the part of the public printer is of the highest importance; and

WHEREAS, The amount of printing required by the present Legislature has both in quantity and variety seldom been exceeded in the history of the State, and

WHEREAS, The prompt manner in which the daily Journals, the numerous bills and resolutions, the Manual and other important documents have been issued, together with the accurate and workmanlike manner in which the same have been prepared, has been not only highly gratifying to the members of the House, but has helped materially to expedite the work of the session; therefore, be it

Resolved, That the House, by this resolution, publicly thanks Mr. Darius D. Thorp, the Public Printer, for the zeal, fidelity and speed with which the many important duties entrusted to him have been performed; and be it further

Resolved, That the Clerk be, and he is hereby instructed, to have these preambles and resolutions properly engrossed, and present the same to Darius

D. Thorp, with the compliments and best wishes of the members of the House of the Legislature of 1889.

The question being on the adoption of the resolution,
The resolution was adopted.

The resolutions were referred to the committee on engrossment and enrollment for enrollment.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 391 (file No. 421), being

An act to amend section 4 of an act entitled "An act to provide for the appointment of a State reporter," being act No. 174 of the public acts of 1871 as amended by act No. 20 of the public acts of 1877, the same being compiler's section 7200 of Howell's annotated statutes of Michigan, and to add one new section to said act.

JOHN W. DALTON, *Chairman.*

Report accepted.

The Speaker announced the following:

Senate Chamber,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill;

Senate bill No. 374, entitled

A bill to provide for the reorganization of corporations for mining, smelting and manufacturing iron, copper, silver, mineral coal and other ores or minerals, the term of existence of which has heretofore expired, or may hereafter expire by limitation, and to fix the duties and liabilities of such renewed corporations, and to repeal act No. 142 of the public acts of 1889, approved June 10, 1889.

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title and pending its reference to a committee,

On motion of Mr. Waite,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and was not passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Harris,	Mr. Robinson,	H. W. Mr. Tinklepaugh,
Baldwin,	Hobart,	Rogers,	Turner,
Collins,	Hollister,	Russ,	Waite,
Deming,	McKay,	Salisbury,	Wells,
Dyer,	Northup,	Slosson,	Wiggins,
Eaton,	Peabody,	Stoflet,	Williams, W. W.
Goodrich,	Potter,	Swift,	Speaker,
Hall,	Preston, J. L.,	Taylor,	

NAYS.

Mr. Aleshire,	Mr. Curtis,	Mr. Huebner,	Mr. Probert,
Angerer,	Dalton,	Jasnowski,	Robinson, R.,
Austin,	Damon,	Kirby,	Rauthier,
Baker,	Dewey,	Lusk,	Sherman,
Bignal,	Ferguson,	McKinstry,	Spencer,
Briske,	Fitch,	McMillan,	Wachtel,
Browne, H. W.	Gibbons,	Mellen,	Wagner,
Canfield,	Gill,	Morton,	Watson,
Chambers,	Hawley,	Murtagh,	Watts,
Cole,	Heineman,	O'Keefe,	Wettlaufer,
Connor,	Hoaglin,	Preston, W. W.,	White,
Crosby,			

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Mr. Baker moved to reconsider the vote by which the House refused to pass the bill.

On motion of Mr. McMillan,

The motion to reconsider was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 362 (file No. 320), entitled

A bill to amend section 3 of chapter 83 of the compiled laws of 1871, the same being section 3754 of Howell's annotated statutes of Michigan, relative to the formation of corporations for the purpose of engaging in commerce or navigation,

And to inform the House that the Senate has adopted a substitute therefor entitled

Senate substitute for House bill No. 362, entitled

A bill to amend act 242 of the public acts of 1887, entitled "An act to amend section 3, chapter 205, of the compiled laws of 1871, being compiler's section 8137 of Howell's annotated statutes of Michigan, relative to proceedings by and against corporations in courts of law," approved June 24, 1887.

Which substitute has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The substitute bill was read a first and second time by its title and pending its reference to a committee,

On motion of Mr. Briske,

The bill was laid on the table.

Mr. Aleshire offered the following:

WHEREAS, Members of the House of Representatives have examined the Michigan ballot box, manufactured by Mr. Thos. F. Dodge, of Kalamazoo, Mich., therefore be it

Resolved, By the House of Representatives of the State of Michigan, that

they heartily endorse the same and recommend it to the favorable consideration of townships and cities desiring an improved ballot box.

—The question being on the adoption of the resolution,

On motion of Mr. Austin,

The resolution was laid on the table.

On motion of Mr. N. J. Brown,

The House took a recess until 7:30 o'clock this evening.

EVENING SESSION.

7:30 o'clock, P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

The Speaker announced the following:

Senate Chamber,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 375 (file No. 437), entitled

A bill to amend sections 2 and 35 of act No. 264 of the session laws of 1861, entitled "An act to authorize proceedings by garnishment in the circuit courts and the district court of the Upper Peninsula," as amended by acts No. 231 of the session laws of 1863, and No. 356 of the public acts of 1879, being sections 8059 and 8091 of Howell's annotated statutes.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bills:

1. Senate bill No. 364 (file No. 190), entitled

A bill to amend section 7 of act No. 348 of the local acts of 1881, entitled "An act to incorporate the village of Traverse City, within the township of Traverse, county of Grand Traverse and State of Michigan," approved April 9, 1881, relative to improving highways outside the corporate limits.

2. Senate bill No. 289 (file No. 205), entitled

A bill to provide for laying out and establishing a State road with four branches thereto in the county of Grand Traverse,

Which have passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The first named bill was read a first and second time by its title and pending its reference to a committee,

On motion of Mr. Tinklepaugh,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gibbons,	Mr. McKay,	Mr. Swift,
Angerer,	Gill,	McKinstry,	Taylor,
Baker,	Goodrich,	Mellen,	Tinklepaugh,
Baldwin,	Hall,	Murtagh,	Tyrrell,
Briske,	Harris,	Peabody,	Van Orthwick,
Brown, N. J.,	Heineman,	Potter,	Wachtel,
Cole,	Hobart,	Preston, W. W.,	Waite,
Collins,	Hollister,	Robinson R.,	Watson,
Crosby,	Jasnowski,	Rogers,	Watts,
Curtis,	Killean,	Rauthier,	Wettlaufer,
Dalton,	Kirby,	Russ,	White,
Damon,	Lowden,	Salisbury,	Wiggins,
Dyer,	Lusk,	Sherman,	Williams, W. W.,
Eaton,	McElroy,	Slosson,	Wood,
Fitch,	McGregor,	Stout,	Speaker, 60

NAYS.

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Title agreed to.

On motion of Mr. Tinklepaugh,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The second named bill was read a first and second time by its title and pending its reference to a committee,

On motion of Mr. Tinklepaugh,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Gill,	Mr. McKay,	Mr. Slosson,
Angerer,	Goodrich,	McKinstry,	Stout,
Baker,	Hanscom,	Mellen,	Swift,
Baldwin,	Harris,	Murtagh,	Taylor,
Briske,	Heineman,	Peabody,	Tinklepaugh,
Brown, N. J.,	Hoaglin,	Potter,	Tyrrell,

Mr. Cole,	Mr. Hollister,	Mr. Preston, W. W., Mr. Wachtel,
Collins,	Jasnowski,	Probert,
Curtis,	Killean,	Robinson, R.,
Dalton,	Kirby,	Rogers,
Damon,	Lusk,	Rauthier,
Eaton,	McElroy,	Russ,
Fitch,	McGregor,	Sherman,
Gibbons,		

53

NAYS.

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Title agreed to.

On motion of Mr. Tinklepaugh,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 27, 1889. }*To the Speaker of the House of Representatives:*SIR—I am instructed to return to the House the following bill:
House bill No. 274 (file No. 267), entitled

A bill to alter the boundaries of and detach certain lands from union school district of the city of Owosso.

And to inform the House that the Senate has amended the same as follows, viz.:

1. By inserting in line 3 of section 1, after the word "Michigan," the words "excepting the east $\frac{1}{2}$ of section 18, and the east $\frac{1}{2}$ of section 19, and the northwest $\frac{1}{2}$ of section 30 of said township of Caledonia, and also excepting the north $\frac{1}{2}$ of section 25, and the northeast $\frac{1}{2}$ of section 26, in the township of Owosso."

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Curtis,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Angerer,	Mr. Fitch,	Mr. McKinstry,	Mr. Stout,
Austin,	Gibbons,	Mellen,	Swift,
Baldwin,	Gill,	Murtagh,	Taylor,
Brown, N. J.,	Goodrich,	Peabody,	Tinklepaugh,
Canfield	Hall,	Potter,	Tyrrell,
Cole,	Hanscom,	Preston, J. L.,	Van Orthwick
Collins,	Harris,	Preston, W. W.,	Wachtel,
Crosby,	Hawley,	Probert,	Watson,
Curtis,	Heineman,	Robinson, R.,	Watts,
Dalton,	Hoaglin,	Russ,	Wells,

Mr. Damon,	Mr. Hobart,	Mr. Salisbury,	Mr. Wettkaufer,
Dewey,	Jasnowski,	Sherman,	White,
Deming,	Killean,	Slosson,	Wiggins,
Eaton,	Lowden,	Spencer,	Wood,
Ferguson,	Lusk,	Stoflet,	
		NAYS.	59
			0

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 147, entitled

A bill to detach certain territory from the township of Alpena, Alpena county, Michigan, and also certain territory from the jurisdiction of the public schools of Maple Ridge, of said county, and to organize the same into a school district to be known and designated as fractional school district No. 13, of Maple Ridge and Alpena.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Potter,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Angerer,	Mr. Gibbons,	Mr. Lusk,	Mr. Sherman,
Austin,	Gill,	McElroy,	Spencer,
Baker,	Goodrich,	McKay,	Stoflet,
Brown, N. J.,	Hall,	McKinstry,	Stout,
Canfield,	Hanscom,	McMillan,	Swift,
Cole,	Harris,	Mellen,	Taylor,
Collins,	Hawley,	Murtagh,	Tyrrell,
Crosby,	Heineman,	Northup,	Van Orthwick,
Curtis,	Hoaglin,	Peabody,	Wachtel,
Dalton,	Hobart,	Potter,	Watson,
Damon,	Hollister,	Preston, J. L.,	Watts,
Dewey,	Huebner,	Preston, W. W.,	Wells,
Deming,	Jasnowski,	Robinson, R.,	Wettkaufer,
Ferguson,	Killean,	Russ,	Wheaton,
Fitch,	Lowden,	Salisbury,	Wiggins,
			60
		NAYS.	0

Title agreed to.
 On motion of Mr. Potter,
 By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 181, entitled

A bill to amend sections 1, 2, 4, 5, 6, 7 and 8 of act No 108 of the session laws of 1885, approved May 21, 1885, relative to the compulsory reformatory education of juvenile disorderly offenders.

Which has passed the Senate by a majority vote of all the Senators elect and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Murtagh,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put on its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Austin,	Mr. Hawley,	Mr. Mellen,	Mr. Swift,
Baldwin,	Heineman,	Murtagh,	Taylor,
Cole,	Hinkson,	Preston, J. L.	Tinklepaugh,
Collins,	Hoaglin,	Probert,	Tyrrell,
Curtis,	Hobart,	Robinson, R.,	Van Orthwick,
Damon,	Hollister,	Rogers,	Wachtel,
Dewey,	Jasnowski,	Rauthier,	Watson,
Eaton,	Killean,	Russ,	Watts,
Ferguson,	Lowden,	Sherman,	Wettlaufer,
Gill,	Lusk,	Slosson,	Wheaton,
Goodrich,	McElroy,	Spencer,	White,
Hanscom,	McKay,	Stoflet,	Wiggins,
Harris,	McKinstry.	Stout,	Wood,

52

NAYS.

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Title agreed to.
 On motion of Mr. Murtagh,
 By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House bill No. 521 (file No. 412), entitled

A bill to amend sections 2 and 14 of act No. 467 of the local acts of 1887, entitled "An act to revise and amend act No. 305 of the local acts of 1883, entitled 'An act to re-incorporate the village of Vicksburg,'" approved May 18, 1887, and to add one new section thereto to stand as section 17,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House bill No. 91 (file No. 51), entitled

A bill to authorize the township of Tawas, in the county of Iosco, Michigan, to borrow money upon its bonds to pay judgments entered on its bonds issued for Tawas and Grand Plank road.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House bill No. 596 (file No. 427), entitled

A bill providing for the employment, defining the duties, and fixing the compensation of a stenographer for the twenty-ninth judicial circuit, State of Michigan.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 385 (file No. 247), entitled

A bill to amend section nine of chapter five, section three of chapter 17, and sections 8 and 23 of chapter 24 of act No. 405, of the local acts of 1887, entitled "An act to amend and revise an act entitled 'An act to incorporate the city of Marshall,' being act No. 159 of the laws of 1859, approved February 14, 1859, as amended by the several acts amendatory thereof," approved March 23, 1887.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 27, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 334 (file No. 369), entitled

A bill to provide for the appointment, fix the compensation, and prescribe the duties of the stenographer of the 21st judicial circuit.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

House bill No. 213 (file 419), entitled

A bill to amend section 3 of act No. 148 of the public acts of 1869, being an act entitled "An act to revise and consolidate the several acts relating to the support and maintenance of poor persons," approved April 5, 1869, being section 1757 of Howell's annotated statutes,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,
Austin,
Baker,

Mr. Gibbons,
Harris.
Hoaglin,

Mr. Peabody,
Potter,
Preston, J. L.,

Mr. Swift,
Taylor,
Tinklepaugh,

Mr. Baldwin,	Mr. Hollister,	Mr. Preston,	W. W. Mr. Turner,
Brown, N. J.,	Jasnowski,	Robinson, R.,	Tyrrell,
Canfield,	Killean,	Rauthier,	Van Orthwick,
Cole,	Lowden,	Russ,	Wagner,
Collins,	Lusk,	Salisbury,	Watson,
Crosby,	McElroy,	Slosson,	Wettlaufer,
Curtis,	McKinstry,	Southworth,	Wheaton,
Damon,	McMillan,	Spencer,	White,
Deweys,	Mellen,	Stoflet,	Wiggins,
Deming	Murtagh,	Stout,	Zagelmeyer,
Eaton,			

NAYS.

54

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Title agreed to.

On motion of Mr. Salisbury,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 504 (file No. 293), entitled

A bill for the construction of the Lake Superior and Bay de Noquette State road, and making an appropriation of State swamp lands therefor,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Chambers,

The bill was laid on the table.

House bill No. 155 (file No. 74), entitled

A bill to protect the owners of land contiguous to the navigable streams of this State and others against any damages they may sustain by reason of the unlawful use and obstruction of such streams,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Salisbury,

The bill was laid on the table.

Mr. Briske moved to take from the table,

Senate substitute for House bill No. 362, entitled

A bill to amend section 3 of act No. 242 of the public acts of 1887, entitled "An act to amend section 3, chapter 205 of the compiled laws of 1871, being compiler's section 8137 of Howell's annotated statutes of Michigan, relative to proceedings by and against corporations in courts of law," approved June 24, 1887.

Which motion prevailed.

Mr. Briske moved that the further consideration of the bill be indefinitely postponed.

Which motion prevailed.

Senate bill No. 146 (file No. 182), entitled

A bill to provide for the establishing and maintenance of a true meridian in each of the several counties in this State and obtaining the variation of the magnetic needle therefrom,

Was read a third time and pending the taking of the vote on the passage thereof,

Mr. Mellen moved to amend the bill by striking out in line 2, section 1, the word "shall" and inserting the word "may" in lieu thereof.

Which motion prevailed.

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. Lowden,	Mr. Probert,
Austin,	Harris,	McElroy,	Robinson, R.,
Baker,	Hawley,	McKay,	Spencer,
Canfield,	Heineman,	McKinstry,	Tinklepaugh,
Chambers,	Hinkson,	Mellen,	Van Orthwick,
Cole,	Hoaglin,	Murtagh,	Wachtel,
Crosby,	Hollister,	O'Keefe,	Wagner,
Deming,	Huebner,	Potter,	Wettlaufer,
Eaton,	Jasnowski,	Preston, J. L.,	Wiggins,
Gibbons,	Killean,	Preston, W. W.	Zagelmeyer,
Gill,			

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NAYS.

Mr. Angerer,	Mr. Ferguson,	Mr. Peabody,	Mr. Turner,
Baldwin,	Fitch,	Russ,	Watson,
Brown, N. J.,	Hanscom,	Sherman,	Watts,
Curtis,	Hobart,	Stout,	Wheaton,
Damon,	Kirby,	Taylor,	Wood,
Dewey,	Lusk,		

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Mr. Abbott offered the following:

Resolved (the Senate concurring), That the postmaster, his assistant and the postoffice messenger be each supplied with copies of the Senate and House Journals when bound, and the Secretary of State is directed to take notice.

Pending the order that the resolution lie over one day under the rules,
On motion of Mr. Abbott,

The rules were suspended, two-thirds of all the members present voting therefor, and the resolution was put upon its immediate consideration.

The resolution was then adopted.

House bill No. 380 (file No. 390), entitled

A bill to amend section 1, 2, 3 and 4 of act No. 198 of the public acts of 1877, entitled "An act to provide for a tax upon dogs, and to create a fund for the payment of certain damages for sheep killed or wounded by them, in certain cases," approved May 23, 1877, being sections 2123, 2124, 2125 and 2126 of Howell's annotated statutes,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Slossen,

The bill was laid on the table.

House bill No. 665, entitled.

A bill to authorize the appointment of an assistant fish and game warden, prescribing his duties and fix his compensation,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Taylor,

The bill was laid on the table.

House bill No. 763 (file No. 432), entitled

A bill to amend section 86 of chapter 10 of the compiled laws of 1871,

being compiler's section 604 of Howell's annotated statutes; section 95 of chapter 10 of the compiled laws of 1871, being compiler's section 614 of Howell's annotated statutes; and section 1 of act 204 of the session laws of 1881, being compiler's section 7136 of Howell's annotated statutes, relative to county surveyors,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Abbott,

The bill was laid on the table.

House bill No. 56 (file No. 243), entitled

A bill to prohibit the maintenance of saloons or other places of entertainment in which intoxicating liquors are sold, and to prohibit the sale or giving away of intoxicating liquors within five miles of the University of Michigan,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Taylor,

The bill was laid on the table.

House bill No. 282 (file No. 196), entitled

A bill to regulate the sale of railroad and steamboat tickets for the transportation of passengers,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Waite,

The bill was laid on the table.

House bill No. 6 (file No. 356), entitled

A bill to reduce the assessed value of lands for purposes of taxation by amount of unpaid mortgages thereon,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Randall,

The bill was laid on the table.

House bill No. 98 (file No. 365), entitled

A bill to provide for the commencement of suits against foreign corporations in justices' courts,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Deming,

The bill was laid on the table.

House bill No. 114 (file No. 349), entitled

A bill to provide for service of process upon foreign corporations and joint stock companies,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Wheaton,

The bill was laid on the table.

House bill No. 539 (file No. 395), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Slosson moved that the further consideration of the bill be indefinitely postponed.

Which motion prevailed.

House bill No. 776 (file No. 423), entitled

"A bill to amend section 3 of act number 313 of the public acts of 1887, being an act entitled "An act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving, or delivering spirituous and intoxicating liquors, and malt, brewed, or fermented liquors and vinous liquors in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act,"

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Aleshire,

The bill was laid on the table.

House bill No. 380 (file No. 390), entitled

"A bill to amend sections 1, 2, 3 and 4 of Act No. 198 of the public acts of 1887, entitled "An act to provide for a tax upon dogs, and to create a fund for the payment of certain damages for sheep killed or wounded by them, in certain cases." Approved May 23, 1887, being sections 2123, 2124, 2125, and 2126 of Howell's annotated statutes,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Hoaglin,

The bill was laid on the table.

House bill No. 623 (file No. 394), entitled

"A bill to repeal act No. 142 of the session laws of 1887, entitled "An act to amend section 5 of act No. 31 of the session laws of 1858, entitled an act to provide for the sale of swamp lands and the reclamation thereof and to secure the preemption claims of settlers thereon," approved February 4, 1858, being section 3942 of compiled laws of 1871, and compiler's section 5394 of Howell's annotated statutes as amended by act No. 181 of the public acts of 1885, approved June 10, 1885, and to restore said section 5 as it stood before said No. 142 was passed,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. O'Keefe,

The bill was laid on the table.

House bill No. 369 (file No. 429), entitled

"A bill to amend section 35, No. 153, public acts 1885, entitled "An act to provide for the assessment of property, and the levy and collection of taxes thereon,"

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Baldwin,

The bill was laid on the table.

House bill No. 763 (file No. 432), entitled

"A bill to amend section 86 of chapter 10 of the compiled laws of 1871, being compiler's section 604 of Howell's annotated statutes; section 95 of chapter 10 of the compiled laws of 1871, being compiler's section 614 of Howell's annotated statutes; and section 1 of act 204 of the session laws of 1881, being compiler's section 7136 of Howell's annotated statutes, relative to county surveyors,

Was read a third time, and pending the taking of the vote on the passage thereof,

[June 27,

On motion of Mr. Zagelmeyer,
The bill was laid on the table.

House bill No. 412 (file No. 417), entitled

A bill relative to municipal elections in the city of Grand Rapids,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Gill,

The bill was laid on the table.

House bill No. 180 (file No. 108), entitled

A bill to prevent the taking, catching or killing of any fish, in any of the lakes, rivers, streams, ponds or their tributaries, lying or being within the townships of Sylvan, Lima, Scio, Ann Arbor, Superior, Salem, Northfield, Webster, Dexter and Lyndon, in Washtenaw county, and the townships of Unadilla, Putnam, Hamburg, Green Oak, Brighton, Genoa, Marion and Iosco, in Livingston county, excepting with dip-nets and hook and line,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Gregory,

The bill was laid on the table.

House joint resolution No. 32 (file No. 18), entitled

Joint resolution to amend section 1 of article 5; sections 1 and 2 of article eight; sections 2, 3, and 34 of article 4, and section 3 of article 10 of the constitution of the State of Michigan, relative to State and county officers,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Abbott,

The joint resolution was laid on the table.

Mr. Peabody offered the following:

WHEREAS, The session of the Legislature is about ended, and

WHEREAS, Early in the session Representative Sherman, of Clinton county, was unable to obtain a position for a friend.

Resolved, That the Adjutant General of the State be authorized to assign a permanent situation in his department to an old friend of Representative Sherman; and be it further

Resolved, That nothing in this resolution shall debar others from applying for a similar position.

The question being on the adoption of the resolution,

Mr. Baker moved,

That inasmuch as it was more agreeable to see what one was voting for, that the Sergeant-at-Arms be directed to bring the "old friend" mentioned in the resolution before the House.

Which motion prevailed, and

The Speaker directed the Sergeant-at-arms to bring the "old friend" before the House.

After a short absence the Sergeant-at-arms returned followed by a company of veterans bearing two battle flags—the Stars and Stripes, and a regimental banner.

The veterans on taking their place before the desk, sang, with spirit, "Rally 'Round the Flag, Boys."

Whereupon,

Mr. Eaton addressed the House as follows:

This flag was presented to the old 11th Michigan Infantry by the loyal ladies and citizens of St. Joseph county, in the month of December, 1861, and was accepted by the regiment with a promise that it should never be dishonored. This is the history of the flag:

The first battle was fought at Gallatin, Tenn., Aug. 13, 1862; Fort Riley, Tenn., Sept. 1, 1862; Stone River, Tenn., Dec. 29-31, 1862, and Jan. 2, 3, 1863; Elk River, Tenn., July 1, 1864; Davis Cross Roads, Tenn., Sept. 11, 1863; Chickamauga, Ga., Sept. 19 and 20, 1863; Mission Ridge, Tenn., Nov. 25, 1863; Graysville, Ga., Nov. 26, 1863; Buzzards Roost, Ga., May 10, 1864; Resaca, Ga., May 14, 1864; New Hope Church, Ga., May 27, 1864; Kenesaw Mountain, Ga., June 22-27, 1864; Roughs Station, Ga., July 3 and 4, 1864; Peach Tree Creek, Ga., July 20, 1864; Atlanta, Ga., Aug. 7, 1864, and the seige of Atlanta, Ga., from the 22d to the 27th of Aug., 1864.

Since our return home these flags have been in the care of Colonel Wm. L. Stoughton, of Sturgis, until his death and were turned over to the regimental organization in August, 1888, and by a vote of the organization they were ordered placed in the museum at Lansing to better represent the service we did. The flags that are now in the museum are those belonging to the new 11th regiment.

On motion of Mr. Cole,

The resolution was then adopted.

Mr. Eaton then continued, addressing Capt. Noyes, representing on this occasion the department of the Adjutant General,

DEAR COMRADE—To you, as the representative of the military department of this State, I have been deputed by some of the boys who bore this flag and fought under its folds from Gallatin, August 13, 1862, to Atlanta, August 27, 1864, to present it with the hope that it will be placed in the archives of the State, beside the many other flags of precious memories, where it can be seen for many years to come by the loyal and patriotic soldier loving citizens of our commonwealth.

Realizing as you must from your own experience as a veteran of the war of the rebellion, the love which the boys feel, and the veneration which they bear for every thread and fold of the battle-worn flags which were borne before and led the way in those bloody days of war, I am assured that this flag can be safely entrusted to your care.

There are here tonight many old soldiers who participated in that great contest which cost so many precious lives and involved sacrifices beyond conception—men here who fought with Grant at Shiloh and Vicksburg and were with that great leader in the closing scenes at Appomattox, men who marched with Sherman to the sea, men who were with Rosecrans at Chickamauga and Stone River, men who charged in the squadrons of Kilpatrick and Custer, and rode down the valley with Sheridan.

These men, together with all present are, I am sure, in accord with the spirit of these ceremonies and will heartily unite with me in this sentiment:

"The stars and stripes; what power shall stay
Immortal freedom's onward way?
The heavens are the triumphal arch
Through which she takes her mighty march,
Her mighty march, nor shall she halt
Till like the spangled azure vault,
O'er every land throughout the world
The stars and stripes shall be unfurled."

Capt. Noyes, on receiving the flag, then spoke as follows:

COMRADES—I have been deputed by the Assistant Quartermaster General of the State of Michigan to accept these flags on behalf of the State. To you, comrades, and to me, the flag of our country is very significant. We have marched under its folds to the music of the union, and seen its stars and stripes and bright azure field torn into shreds by the leaden rain and iron hail of the enemy on many a hard fought field; but in your hands it was never dishonored.

Since my earliest recollection I have had a respect for "old glory" amounting almost to veneration. When a traveler in foreign climes, lonesome and weary, with no friend or acquaintance near, or any that I had known and loved, I have wandered down among the shipping in the harbor, where the star spangled banner of my country could be seen at the peak of some noble ship. Then all was changed, and I had found a friend and a protector; and you will excuse me when I say I held my head more erect and had a lighter step. When a small boy, I had one day been reading a description of the flag, when an old man who had served his country in the war of 1812, said to me, "Boy, do you know what the stars and stripes are for?" Hesitating in my answer, he said, "My boy, the stars are for 'glory,' and the stripes for the enemy; and never forget it."

When in a lonesome, loathsome Southern prison, in the winter of 1864-5, an old rebel guard said to me one night, "Lieutenant, I would like to see the old flag again." I made reply that I would like to see it once more myself, but God alone knew if I ever would.

I did see it again, and never shall I forget the day. I had been paroled from Libby prison on the 22d day of February, 1865, and went down the river on a rebel tug to near the Union lines, where we landed, and went on foot over the ridge dividing the lines. When I beheld the Union squadron lying in line of battle below Fort Darling all decked out in bunting and flags, in honor of Washington's birthday, you, comrades, will know how I felt when I tell you I sat down and had a good cry.

On behalf of the State I accept these flags all tattered and torn by shot and shell. Beneath their folds the gallant lamented Stoughton was desperately wounded, and many a brave spirit went to the eternal camping ground on the heavenly plains. They died that their country might live. Let us cherish their memory and imitate their example by standing by the country and the old flag until life's fitful fever shall be over.

The comrades then joined in singing "Marching Through Georgia," after which they retired, and

On motion of Mr. McMillan,
The House adjourned.

Lansing, Friday, June 28, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Cook.

Roll called: quorum present.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment, to whom has been referred, without any doubt, more bills than have been sent to any other committee of this body,

Respectfully report that they have been in daily communication with the engrossing and enrolling clerks of the House and have found these gentlemen always at their posts of duty; have found them competent for the responsible positions they have held; their work uniformly neat and accurate and the clerks always obliging, willing to accommodate members in various ways apart from their regular work. The bills engrossed by them speak more than can words from the committee.

Your committee also finds that it has been customary for this body to grant extra compensation to its enrolling clerks and that this custom dates back to the sessions held early in the sixties. Fully believing that the gentlemen now holding these offices are as worthy as any of their predecessors, your committee desires to incorporate with this report the following:

Resolved, That Henry M. Rose, engrossing and enrolling clerk, and Clarence H. Leonard, assistant engrossing and enrolling clerk, be each allowed two dollars per day extra compensation for the present session of the Legislature.

We move its adoption.

JOHN W. DALTON,
A. A. SMITH,
J. L. PRESTON,
WM. A. BAKER,
S. ALEXANDER,
C. C. FITCH,
O. E. ALESHIRE,

Committee on Engrossment and Enrollment.

Report accepted.

The resolution was referred to the committee on clerks.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, }
Lansing, June 27, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 358 (file No. 359), being

An act to provide for the compilation, publication and distribution in book form of all laws now in existence in regard to the powers and duties of township officers, to supply the same to certain township officers and to repeal act No. 123 of the public acts of 1881, approved May 7, 1881, being compiler's sections 787, 787a, 787b, 787c and 787d of Howell's annotated statutes, and other acts or parts of acts inconsistent with the provisions of this act.

Also:

House bill No. 392 (file No. 295), being

An act to provide for the formation of corporations to purchase and hold lands for the purpose of ditching, fencing and reclaiming and otherwise

improving the same, and to use, cultivate and sell such lands and their products, including live stock.

C. G. LUCE, *Governor.*

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 27, 1889. }

To the House of Representatives :

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 389 (file No. 165), being

An act to revise and consolidate the laws relative to the State Board of Education.

Also:

House bill No. 454 (file No. 411), being

An act to provide for the assessment of property and the levy of taxes thereon, and for the collection of taxes heretofore or hereafter levied.

C. G. LUCE, *Governor.*

The message was laid on the table.

Mr. Baker moved to reconsider the vote by which the House indefinitely postponed the further consideration of

Senate substitute for House bill No. 362, entitled

A bill to amend section 3 of act No. 242 of the public acts of 1887, entitled "An act to amend section 3, chapter 205 of the compiled laws of 1871, being compiler's section 8137 of Howell's annotated statutes of Michigan, relative to proceedings by and against corporations in courts of law," approved June 24, 1887.

Which motion,

Mr. Wachtel moved do lie on the table.

Mr. N. J. Brown demanded the yeas and nays.

The demand was not seconded.

The motion that the motion to reconsider do lie on the table then prevailed.

Mr. Wheaton moved to take from the table

House bill No. 114 (file No. 349), entitled

A bill to provide for service of process upon foreign corporations and joint stock companies.

Which motion prevailed.

Mr. Baker moved that the further consideration of the bill be indefinitely postponed.

Which motion did not prevail.

The question being on the passage of the bill,

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Alexander,	Mr. Heineman,	Mr. Murtagh,	Mr. Tinklepaugh,
Angerer,	Hinkson,	Peabody,	Turner,
Baldwin,	Hoaglin,	Potter,	Tyrrell,
Damon,	Hollister,	Probert,	Van Orthwick,
Deming,	Huebner,	Robinson, R.,	Wachtel,

Mr. Dyer,	Mr. Jackson,	Mr. Rogers,	Mr. Wagner,
Eaton,	Jasnowski,	Rauthier,	Waite,
Ferguson,	Killean,	Russ,	Wettlaufer,
Gibbons,	Lowden,	Spencer,	Wheaton,
Gill,	McElroy,	Stoflet,	Williams, W.W.
Goodrich,	McGregor,	Stout,	Wood,
Harris,	McKay,	Swift,	Zagelmeyer,
Hawley,	McKinstry,	Taylor,	Speaker

pro tem., 52

NAYS.

Mr. Hall,	Mr. Morton,	2
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Title agreed to.

On motion of Mr. Wheaton,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Hanscom moved to take from the table

House bill No. 668 (file No. 438), entitled

A bill to amend section 3 of chapter 16 of the revised statutes of 1846, as amended by act No. 212 of the public acts of 1875, being section No. 671 of Howell's annotated statutes, as amended by act No. 61 of the public acts of 1887, relative to the powers and duties of townships, and to repeal act No. 200 of the session laws of 1849, being section 730 of Howell's annotated statutes, as amended by act No. 60 of the public acts of 1887.

Which motion prevailed.

The question being on the passage of the bill,

The bill was then read a third time and was not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Goodrich,	Mr. Killean,	Mr. Taylor,
Baker,	Gregory,	McGregor,	Tinklepaugh,
Brown, N. J.,	Hall,	Northup,	Tyrrell,
Cole,	Harris,	O'Keefe,	Van Orthwick,
Collins,	Hawley,	Peabody,	Wagner,
Curtis,	Hinkson,	Preston, W. W.,	Waite,
Damon,	Hobart,	Rauthier,	Watson,
Deming,	Hollister,	Russ,	Wheaton,
Ferguson,	Huebner,	Southworth,	White,
Gibbons,	Jackson,	Spencer,	Williams, C. W.
Gill,	Jasnowski,	Stoflet,	Williams, W. W.

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NAYS.

Mr. Alexander,	Mr. Heineman,	Mr. Murtagh,	Mr. Sherman,
Angerer,	Kirby,	Probert,	Slosson,
Baldwin,	McKay,	Robinson, R.,	Stout,
Browne, H. W.,	McKinstry,	Rogers,	Turner,
Chambers,	Morton,	Salisbury,	Watts,
Crosby,			

21

House bill No. 396 (file No. 433), entitled

A bill relative to disorderly persons, and to repeal chapter 53 of the compiled laws of 1871, as amended by the several acts amendatory thereof.

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. MaKay moved to amend the bill by striking out in line 1 and 2, sec. 1, the words "or threaten to run away."

Which motion did not prevail.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Alexander,	Mr. Hanscom,	Mr. O'Keefe,	Mr. Tinklepaugh,
Baker,	Harria,	Peabody,	Turner,
Baldwin,	Hawley,	Potter,	Tyrrell,
Brown, N. J.,	Heineman,	Preston, W. W.,	Van Orthwick,
Chambers,	Hinkson,	Robinson, R.,	Waite,
Cole,	Huebner,	Rogers,	Watson,
Crosby,	Jasnowski,	Rauthier,	Watts,
Curtis,	Killean,	Sherman,	Wells,
Damon,	Kirby,	Slosson,	Wettlaufer,
Deming,	Lusk,	Smith, A. A.,	Wheaton,
Ferguson,	McElroy,	Southworth,	White,
Fitch,	McGregor,	Spencer,	Wiggins,
Gibbons,	McMillan,	Stoflet,	Williams, W. W.
Gill,	Mellen,	Stout,	Wood,
Goodrich,	Morton,	Swift,	Zagelmeyer,
Hall,	Murtagh,	Taylor,	Speaker, 64

NAYS.

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Title agreed to.

On motion of Mr. Baker,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 360 (file No. 185), entitled

A bill to authorize the township of Onoto, in the county of Alger, to borrow money to aid in the construction of the Bay De Noquet and Lake Superior state road, and to issue its bonds therefor, and to provide for the levy of taxes therein to pay the same.

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Hall,	Mr. Murtagh,	Mr. Stout,
Alexander,	Hanscom,	Northup,	Swift,
Baker,	Harris,	O'Keefe,	Taylor,
Baldwin,	Hawley,	Peabody,	Tinklepaugh,
Browne, H. W.,	Heineman,	Potter,	Turner,
Brown, N. J.,	Hoaglin,	Preston, J. L.,	Tyrrell,
Chambers,	Hollister,	Preston, W. W.,	Van Orthwick,
Cole,	Huebner,	Probert,	Wagner,
Collins,	Jackson,	Randall, [redacted]	Waite,
Crosby,	Jasnowski,	Robinson, R.,	Watson,
Dalton,	Killean,	Rogers,	Watts,
Damon,	Lowden,	Rauthier,	Wells,
Deming,	Lusk,	Russ,	Wettlaufer,

Mr. Dyer,	Mr. McElroy,	Mr. Sherman,	Mr. White,
Ferguson,	McKay,	Smith, A. A.	Wiggins,
Fitch,	McKinstry,	Southworth,	Williams, W.W
Gibbons,	McMillan,	Spencer,	Wood,
Gill,	Mellen,	Stoflet,	Speaker,
Goodrich,	Morton,		
		NAYS,	74
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Title agreed to.

On motion of Mr. Chambers,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 354 (file No. 186), entitled

A bill to authorize the township of Rock River, Alger county, to raise money to aid in constructing in said township the Bay De Noquet and Lake Superior State road, to issue bonds therefor, and to provide for the levy of taxes therein to pay the same,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Hall,	Mr. Morton,	Mr. Stout,
Baker,	Hanscom,	Murtagh,	Swift,
Baldwin,	Harris,	Northup,	Taylor,
Browne, H. W.	Hawley,	O'Keefe,	Tinklepaugh,
Brown, N. J.,	Heineman,	Peabody,	Turner,
Canfield,	Hoaglin,	Preston, J. L.,	Tyrrell,
Cole,	Hollister,	Preston, W. W.,	Van Orthwick,
Collins,	Huebner,	Probert,	Wagner,
Crosby,	Jackson,	Randall,	Waite,
Curtis,	Jasnowski,	Robinson, R.,	Watson,
Dalton,	Killean,	Rogers,	Watts,
Damon,	Lowden,	Rauthier,	Wells,
Deming,	Lusk,	Russ,	Wettlaufer,
Dyer,	McElroy,	Sherman,	White,
Ferguson,	McKay	Smith, A. A.,	Wiggins,
Fitch,	McKinstry,	Southworth,	Williams, W.W
Gibbons,	McMillan,	Spencer,	Wood.
Gill,	Mellen,	Stoflet,	Speaker,
Goodrich,			73
			0

NAYS.

Title agreed to.

On motion of Mr. Chambers,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 359 (file No. 187), entitled

A bill to authorize the township of Au Train, in the county of Alger, to borrow money to aid in constructing of the Bay De Noquet and Lake Superior State road and to issue its bonds therefor, and to provide for the levy of taxes therein to pay the same,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Gregory,	Mr. Mellen,	Mr. Stoflet,
Baker,	Hall,	Morton,	Stout,
Baldwin,	Hanscom,	Murtagh,	Swift,
Browne, H. W.,	Hawley,	Northup,	Taylor,
Brown, N. J.,	Heineman,	O'Keefe,	Tinklepaugh,
Canfield,	Hoaglin,	Peabody,	Turner,
Chambers,	Hollister,	Potter,	Tyrrell,
Cole,	Huebner,	Preston, J. L.,	Van Orthwick,
Collins,	Jackson,	Preston, W. W.,	Wagner,
Curtis,	Jasnowski,	Probert,	Waite,
Dalton,	Killean,	Randall,	Watson,
Damon,	Kirby,	Robinson, R.,	Watts,
Dewey,	Lowden,	Rogers,	Wells,
Deming,	McElroy,	Rauthier,	White,
Dyer,	McGregor,	Russ,	Wiggins,
Ferguson,	McKay,	Sherman,	Williams, W. W.
Fitch,	McKinstry,	Smith, A. A.,	Wood,
Goodrich,	McMillan,	Southworth,	Speaker, 70

NAYS.

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Title agreed to.

On motion of Mr. Chambers,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 156 (file No. 128), entitled

A bill to repeal sections 4 and 5 of act No. 259 of the public acts of 1887, being "An act to provide for an Independent Forestry Commission of the State of Michigan," and to define its duties and powers and to provide for the expense thereof,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. Preston, J. L.,	Mr. Turner,
Alexander,	Harris,	Preston, W. W.,	Tyrrell,
Baldwin,	Hawley,	Probert,	Van Orthwick,
Bignal,	Hoaglin,	Randall,	Wagner,
Brown, N. J.,	Jackson,	Rogers,	Wells,
Canfield,	Jasnowski,	Rauthier,	Wettlaufer,
Chambers,	Killean,	Russ,	Wheaton,
Cole,	Lusk,	Salisbury,	White,
Dalton,	McElroy,	Smith, A. A.,	Wiggins,
Deming,	McKay,	Spencer,	Williams, W. W.
Ferguson,	McKinstry,	Stout,	Wood,
Fitch,	Mellen,	Swift,	Speaker,
Gill,	Murtagh,	Tinklepaugh,	51

NAYS.

Mr. Browne, H. W.	Mr. Hanscom,	Mr. Robinson, R.,	Mr. Watson,
Curtis,	Peabody,	Southworth,	Watts,
Damon,	Potter,	Stoflet,	11

Title agreed to.

On motion of Mr. N. J. Browne,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 43 (file No. 12), entitled

A bill to amend section 1 of act No. 128 of the laws of 1887, being an act entitled "An act for the requiring of a civil license in order to marry, and the due registration of the same, and to provide a penalty for the violation of the provisions of the same," and to extend the provisions of said act to non-residents of this State,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Baldwin,	Mr. Heineman,	Mr. Peabody,	Mr. Southworth,
Browne, H. W.,	Hobart,	Potter,	Tinklepaugh,
Brown, N. J.,	Hollister,	Preston, W. W.,	Tyrrell,
Chambers,	Huebner,	Probert,	Wachtel,
Cole,	Jasnowski,	Robinson, R.,	Wagner,
Crosby,	Killean,	Rogers,	Watson,
Damon,	Kirby,	Rauthier,	Watts,
Deming,	Lowden,	Russ,	White,
Dyer,	Lusk,	Sherman,	Wiggins,
Gibbons,	McGregor,	Smith, A. A.,	Williams, W. W.
Goodrich,	McKinstry,	Stoflet,	Wood,
Hall,	Morton,	Stout,	Zagelmeyer,
Hawley,	Murtagh,	Swift,	51

NAYS.

Mr. Alexander,	Mr. Dalton,	Mr. Fitch,	Mr. Preston, J. L.,
Collins,	Ferguson,	Mellen,	Van Orthwick,

8

Title agreed to.

On motion of Mr. N. J. Brown,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 163 (file No. 157), entitled

A bill to repeal act No. 35 of the laws of 1872, entitled "An act to provide for the protection and preservation of fish in the lakes, rivers and streams in the counties of Mecosta, Newaygo, Osceola, Wexford, Manistee, Grand Traverse, Leelanaw, Antrim, Emmet, Cheboygan, Mackinaw, Charlevoix and Barry," approved March 29, 1872, being compiler's sections 2191 to 2194, inclusive, of Howell's annotated statutes of Michigan,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Harris,	Mr. Murtagh,	Mr. Tinklepaugh,
Aleshire,	Hawley,	Potter,	Tyrrell,
Alexander,	Hollister,	Preston, J. L.,	VanOrthwick,
Baldwin,	Huebner,	Preston, W. W.	Wachtel,

Mr. Browne, H. W., Mr. Jasnowski,	Mr. Probert,	Mr. Wagner,
Brown, N. J., Killean,	Robinson, R.,	Watson,
Canfield, Kirby,	Rauthier,	Watts,
Chambers, Lusk,	Russ,	Wettlaufer,
Cole, McGregor,	Salisbury,	Wheaton,
Crosby, McKay,	Sherman,	White,
Damon, McKinstry,	Smith, A. A.,	Williams, W. W.
Ferguson, McMillan,	Southworth,	Wood,
Goodrich, Mellen,	Stout,	Zagelmeyer,
Hanscom, Morton,	Swift,	Speaker, 56

NAYS.

0

Title agreed to.

House bill No. 342, (file No. 435), entitled

A bill to amend section 15 of act No. 153 of the public acts of 1885, being an act entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885.

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Wheaton,

The bill was laid on the table.

House bill No. 81 (file No. 17), entitled

A bill to provide for sentencing persons convicted of felonies and misdemeanors.

Was read a third time, and pending the taking of the vote on the passage thereof.

On motion of Mr. N. J. Brown,

The bill was laid on the table.

Senate bill No. 350 (file No. 179), entitled

A bill to define and limit the amounts to be paid to members of Legislative committees for travel and expenses in certain cases.

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. W. W. Williams,

The bill was laid on the table.

Senate bill No. 116, entitled

A bill to incorporate the public schools of the township of Burt.

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Chambers,

The bill was laid on the table.

Senate bill No. 83 (file No. 144), entitled

A bill for the winding up of mining and manufacturing corporations whose charters have expired,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Gregory,	Mr. Mellen,	Mr. Stoflet,
Baldwin,	Hall,	Morton,	Stout,
Bignall,	Harris,	Murtagh,	Swift,
Browne, H. W.,	Heineman,	Peabody,	Taylor,

Mr. Brown, N. J.,	Mr. Hoaglin,	Mr. Preston, J. L.,	Mr. Wachtel,
Cole,	Jackson,	Preston, W. W.,	Wagner,
Collins,	Jasnowski,	Probert,	Waite,
Crosby,	Lowden,	Rogers,	Watts,
Damon,	Lusk,	Rauthier,	Wettlaufer,
Dening,	McElroy,	Salisbury,	Wheaton,
Ferguson,	McGregor,	Smith, A. A.,	Wiggins,
Fitch,	McKinstry,	Southworth,	Wood,
Gibbons,	McMillan,	Spencer,	Zagelmeyer,
Goodrich,			

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NAYS.

Mr. Sherman, Mr. Van Orthwick,

2

Title agreed to.

Mr. Wheaton offered the following:

WHEREAS, The session of the Legislature now about to close has been beyond most sessions signalized by the number and character of its important measures, not a few of them prolific in animated contests, naturally arousing the eager activity of the participants in those contests to the point of impatience with parliamentary restraint, and

WHEREAS, Under circumstances of trial as well as of placid endeavor, the Speaker has constantly maintained the dignity of the House, and in all the arduous duties of the chair has been guided by the wish to deal justly and fairly with the members, according to each no more and no less than the rules entitle him to receive, which we hold to be the most complete and perfect administration of parliamentary law; therefore

Resolved, That the thanks of the House are hereby extended to the Hon. Gerrit J. Diekema, for the courteous, conscientious, careful and industrious manner in which he has discharged the duties of Speaker, and that in parting from him at the close of the session the members of the House of Representatives, expressing their approbation of his good work, wish him every happiness and success.

Further resolved, That Chief Engrossing Clerk, Henry M. Rose, be requested to engross these resolutions in the artistic and beautiful manner characteristic of his work with the pen, and present the same to the Speaker for preservation.

Which was adopted by an unanimous rising vote.

Senate bill No. 363 (file No. 168), entitled

A bill to authorize the village of Dundee, Monroe county, to raise money to make public improvements in said village, to issue bonds therefor, and to provide or the levy of taxes therein to pay the same,

Was read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gibbons,	Mr. McKinstry,	Mr. Spencer,
Aleshire,	Gill,	Morton,	Stoflet,
Alexander,	Goodrich,	Murtagh,	Stout,
Austin,	Gregory,	Northup,	Swift,
Baldwin,	Hall,	O'Keefe,	Tinklepaugh,
Bignal,	Harris,	Peabody,	Van Orthwick,

Mr. Browne, H. W., Mr. Hawley, Brown, N. J.,	Heineman, Chambers, Cole, Collins, Crosby, Curtis, Damon, Deming, Ferguson, Fitch,	Probert, Randall, Robinson, R., Rogers, Rauthier, Russ, Sherman, Slossen, Smith, A. A., Southworth,	Mr. Wachtel, Wagner, Watson, Watts, Wells, Wettlaufner, White, Wiggins, Zagelmeyer, Speaker,
			67

NAYS.

0

Title agreed to.

On motion of Mr. Jackson,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

Senate bill No. 75, entitled

A bill to amend section 1 of act No. 83, laws of 1851, being section 3660 of Howell's annotated statutes of Michigan, relative to bridge companies,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Stoflet,

The bill was laid on the table.

Mr. Waite moved to reconsider the vote by which the House struck out the enacting clause of

Senate bill No. 230 (file No. 177), entitled

A bill to amend sections 1, 2, 11, and 12 of chapter 12 of act No. 266 of the public acts of 1887, entitled "An act to amend section 3 of chapter 4, section 2 of chapter 5, and sections 1, 2, 3, 4, 5, 9, 10, 11, 12 and 13 of chapter 12, of act No. 164 of the public acts of 1881, entitled 'An act to revise and consolidate the laws relating to public instruction in primary schools, and to repeal all statutes and acts contravening the provisions of this act,' approved May 21, 1881, the same being compiler's sections 5080, 5101, 5150, 5151, 5152, 5153, 5154, 5158, 5159, 5160, 5161, and 5162 of Howell's annotated statutes, as amended by act No. 93 of the public acts of 1883, approved May 16, 1883."

Mr. Aleshire moved that the motion to reconsider do lie on the table.

Which motion prevailed.

Mr. Hanscom moved to take from the table

House bill No. 665, entitled

A bill to authorize the appointment of an assistant game and fish warden, prescribing his duties and fix his duties and fixing his compensation.

Which motion did not prevail.

Senate substitute for House bill No 547 (file No. 147), entitled

A bill to amend section 11 of chapter 65 of the revised statutes of the year 1846, being section 5661 of Howell's Annotated Statutes, relative to deeds executed in foreign countries,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hawley,	Mr. Preston, J. L.,	Mr. Swift,
Baldwin,	Heineman,	Preston, W. W.	Taylor,
Bignal,	Hinkson,	Randall,	Tinklepaugh,
Browne, H. W.,	Hoaglin,	Robinson, R.,	Tyrrell,
Brown, N. J.,	Hollister,	Rogers,	Van Orthwick,
Cole,	Huebner,	Rauthier,	Wagner,
Collins,	Jasnowski,	Russ,	Watson,
Curtis,	Killean,	Salisbury,	Watts,
Dalton,	Lowden,	Sherman,	Wells,
Damon,	Morton,	Slosson,	Wettlaufer,
Ferguson,	Murtagh,	Smith, A. A.	White,
Fitch,	Northup,	Southworth,	Wiggins,
Gibbons,	O'Keefe,	Stoflet,	Zagelmeyer,
Goodrich,	Peabody,	Stout,	Speaker,
Hall,	Potter,		

NAYS.

58
0**Title agreed to.**

On motion of Mr. N. J. Brown,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on State affairs:

The committee on State affairs, to whom was referred

Senate bill No. 303 (file No. 180), entitled

A bill relative to the Industrial Home for discharged prisoners, and making an appropriation therefor,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Murtagh,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. Murtagh,	Mr. Stoflet,
Aleshire,	Gregory,	Northup,	Stout,
Alexander,	Hall,	O'Keefe,	Swift,
Baker,	Harris,	Peabody,	Taylor,
Baldwin,	Hinkson,	Potter,	Tinklepaugh,
Browne, H. W.,	Hoaglin,	Preston, J. L.	Tyrrell,
Brown, N. J.,	Hollister,	Preston, W. W.	Van Orthwick,
Chambers,	Huebner,	Randall,	Wagner,
Cole,	Jackson,	Robinson, R.,	Waite,
Collins,	Jasnowski,	Rogers,	Watts,
Orosby,	Killean,	Rauthier,	Wells,
Curtis,	Kirby,	Russ,	Wettlaufer,

Mr. Damon,	Mr. Lusk,	Mr. Salisbury,	Mr. Wheaton,
Deming,	McElroy,	Sherman,	White,
Ferguson,	McGregor,	Slosson,	Williams, W.W.
Fitch,	McKinstry,	Southworth,	Zagelmeyer,
Gibbons,	Morton,	Spencer,	Speaker, 68

NAYS.

0

Title agreed to.

On motion of Mr. Murtagh,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Chambers moved to take from the table.

Senate bill No. 16, entitled

A bill to incorporate the public schools of the township of Burt.

Which motion prevailed.

The question being on the passage of the bill,

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. Murtagh,	Mr. Stout,
Aleshire,	Hall,	Northup,	Swift,
Alexander,	Harris,	Peabody,	Taylor,
Baldwin,	Hawley,	Potter,	Tinklepaugh,
Bignall,	Heineman,	Preston, J. L.	Turner,
Brown, N. J.,	Hoaglin,	Preston, W. W.,	VanOrthwick,
Chambers,	Hollister,	Randall,	Wagner,
Cole,	Huebner,	Robinson, R.,	Watts,
Collins,	Jackson,	Rauthier,	Wells,
Crosby,	Killean,	Sherman,	Wettlaufer,
Curtis,	Kirby,	Slosson,	Wheaton,
Dalton,	Lusk,	Smith, A. A.	White,
Damon,	McGregor,	Southworth,	Wood,
Dyer,	McKinstry,	Spencer,	Zagelmeyer,
Ferguson,	Morton,	Stoflet,	Speaker,
Gibbons,			

NAYS.

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0

Title agreed to.

On motion of Mr. Chambers,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

Mr. Hoaglin offered the following:

Resolved, That for the services rendered by Mr. G. Van Shelven, as one of the committee clerks, he be recommended to the special committee on clerks for such extra compensation as they may deem proper.

Referred to the committee on clerks.

Mr. Damon offered the following:

Resolved, That hereafter the daily sessions of the House shall commence at 11 o'clock A. M.

Which was adopted.

Senate bill No. 417 (file No. 135), entitled

A bill relating to the record of deeds and other instruments affecting the title to real estate and the effect thereof in certain cases,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Alexander,	Mr. Dyer,	Mr. Mellen,	Mr. Stoflet,
Baldwin,	Gibbons,	Murtagh,	Stout,
Bignal,	Goodrich,	Peabody,	Swift,
Browne, H. W.,	Hall,	Potter,	Taylor,
Brown, N. J.,	Hanscom,	Preston, W. W.,	Tinklepaugh,
Chambers,	Harris,	Probert,	Turner,
Cole,	Heineman,	Randall,	Wachtel,
Collins,	Hoaglin,	Robinson, R.,	Wagner,
Crosby,	Hollister,	Rogers,	Watson,
Curtis,	Huebner,	Rauthier,	Watts,
Dalton,	Jackson,	Slosson,	Wettlaufer,
Damon,	Killean,	Smith, A. A.	Wheaton,
Dewey,	McElroy,	Southworth,	White,
Deming,	McGregor,	Spencer,	55

NAYS.

0

Title agreed to.

On motion of Mr. N. J. Brown,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Connor offered the following:

Resolved by the House of Representatives (the Senate concurring), That the State Printer be and is hereby directed to mail five copies of Friday's Legislative Journal to each member of the House and Senate, and that the Board of State Auditors be directed to pay the necessary postage and expense for the same.

Pending the order that the resolution lie over one day under the rules,

On motion of Mr. Connor,

The rules were suspended, two-thirds of all the members present voting therefor, and the resolution was put upon its immediate consideration.

The resolution was then adopted.

On motion of Mr. Wood,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. {

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 121 (file No. 49), entitled

A bill to prescribe the manner of conducting, and to prevent fraud and deception at general elections in this State,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. N. J. Brown,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

Pending the reading of the bill,

On motion of Mr. Waite,

The House went into committee of the whole, for the consideration of the bill with the Speaker in the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee of the whole have had under consideration the following:

Senate bill No. 121 (file No. 49), entitled

A bill to prescribe the manner of conducting, and to prevent fraud and deception at general elections in this State.

I have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and also recommend that it be referred to a special committee of three with instructions to report within two hours.

G. J. DIEKEMA, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Taylor,

The House concurred in the amendments made to the bill by the committee, and

On motion of Mr. W. W. Williams,

The recommendation of the committee was concurred in, and the bill was referred to a special committee of three with instructions to report in two hours.

The Speaker announced as such committee Messrs. Goodrich, Pealer and Taylor.

The Speaker also announced the the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the Hoase of Representatives :

SIR—I am instructed to return to the House the following bill:

House bill No. 579 (file No. 326), entitled

A bill to provide for the incorporation of fraternal beneficiary societies, orders and associations, to define their powers and to provide a punishment for false representations by officers and members thereof.

And to inform the House that the Senate has amended the same as follows: By adding to the end of section 8 the words "and provided that no such beneficiary, society, order or association shall issue any certificate pay-

able to, or make any promise or agreement for the payment of any benefit to any person, except as follows:

"If the certificate, promise or agreement be for the payment of a disability or sick benefit, or for payment of a specified sum on arrival at a designated age it shall be to the member himself only. If the certificate, promise or agreement be for the payment of a specified sum on the death of the member it shall be to some relative, dependent or member of the family of the person with whom the agreement is made and any certificate, promise or agreement made contrary to the provision hereof shall be void."

In the passage of which as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Harris,

The House concurred, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Harris,	Mr. Murtagh,	Mr. Stout,
Aleshire,	Hawley,	O'Keefe,	Swift,
Baldwin,	Heineman,	Peabody,	Tinklepaugh,
Bignall,	Jasnowski,	Preston, W. W.,	Tyrrell,
Brown, N. J.,	Killean,	Probert,	Van Orthwick,
Chambers,	Lowden,	Randall,	Wachtel,
Cole,	Lusk,	Rogers,	Wagner,
Damon,	McElroy,	Rauthier,	Waite,
Dewey,	McGregor,	Russ,	Wheaton,
Eaton,	McKay,	Salisbury,	White,
Ferguson,	McKinstry,	Sherman,	Wiggins,
Gibbons,	McMillan,	Slosson,	Wood,
Gill,	Mellen,	Smith, A. A.,	Speaker,
Hall,	Morton,	Southworth,	55

NAYS.

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The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives :

SIR—I am instructed to return to the House the following bill:

House bill No. 426 (file No. 271), entitled

A bill to provide for the incorporation of mutual provident associations of commercial travelers, agents, managers, salesmen, secretaries, cashiers, tellers, book-keepers, stenographers, correspondents, typewriters, and persons engaged in other clerical work.

In the passage of which the Senate has concurred by a majority vote of all

the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 471 (file No. 217), entitled

A bill to provide for the committing of pauper insane persons to the Wayne county insane asylum; and for the transfer of such persons to the State asylum, and from the State asylum to said county asylum; and to provide for the support and maintenance of such insane persons.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following concurrent resolution:

Resolved by the House of Representatives (the Senate concurring), That the Secretary of the Senate and the Clerk of the House of Representatives be and they are hereby directed to compile and prepare for publication, make indexes and superintend the publication of the journals and documents of the present Legislature, and when complete and certified to by the Secretary of State, the Secretary of the Senate shall be entitled to and receive the sum of five hundred dollars and the Clerk of the House of Representatives shall be entitled to and receive the sum of six hundred dollars for such services, the same to be paid on the certificate of the Secretary of State.

In the passage of which the Senate has concurred.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The concurrent resolution was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 772 (file No. 405), entitled

A bill to fix the salaries of the Governor and certain employes in the State departments and to make an appropriation therefor,

And to inform the House that the Senate has amended the same as follows, viz:

1. By inserting in line 8 of section 1 after the word "dollars" the words "and to the private secretary of the Governor an annual salary of eighteen hundred dollars."

And further to inform the House that the Senate has amended the title to the bill as follows:

By inserting after the word "State" the words "and executive."

In the passage of which as thus amended, and with the title so amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. W. W. Williams,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Eaton,	Mr. McKinstry,	Mr. Southworth,
Aleshire,	Gill,	McMillan,	Stout,
Angerer,	Gregory,	Mellen,	Tinklepaugh,
Baker,	Hall,	Murtagh,	Turner,
Baldwin,	Hanscom,	Northup,	Tyrrell,
Bignall,	Harris,	O'Keefe,	VanOrthwick,
Browne, H. W.,	Hollister,	Peabody,	Wagner,
Browne, N. J.,	Huebner,	Potter,	Waite,
Cole,	Jackson,	Rogers,	Wells,
Collins,	Jasnowski,	Rauthier,	Wettlauffer,
Connor,	Killean,	Russ,	Wheaton,
Dalton,	Kirby,	Salisbury,	Wiggins,
Damon,	Lowden,	Sherman,	Williams, C. W.,
Dewey,	McElroy,	Smith, A. A.	Williams, W. W.
Diekema,	McGregor,		58

NAYS.

Mr. Curtis,	Mr. Hawley,	Mr. Hinkson,	Mr. Probert,
Gibbons,	Heineman.		6

The question then being on concurring in the amendment made by the Senate to the title of the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:
House bill No. 620 (file No. 439), entitled

A bill to improve the drainage of Sanilac county, by widening, deepening, straightening and otherwise improving the channels of Cass river, Black River, and Elk creek.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:
Senate bill No. 176, entitled

A bill making an appropriation for the general expenses of the State governments, salaries of State officers, expense of State departments and expenses of the legislature for the years 1889 and 1890, and to provide a tax for the payment of the same.

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on ways and means.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:
Senate bill No. 331 (file No. 203), entitled

A bill regulating the charges for transporting loaded or empty cars from or to the side tracks of any manufacturing or other establishment located on the line of any railroad, and for transporting such cars to the main line or side tracks of any other railroad.

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Murtagh,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Gibbons,	Mr. Murtagh,	Mr. Stout,
Austin,	Gregory,	O'Keefe,	Swift,
Baldwin,	Hall,	Peabody,	Tinklepaugh,
Browne, H. W.,	Hanscom,	Probert,	Turner,
Chambers,	Hawley,	Robinson, R.,	Wagner,
Cole,	Hinkson,	Rogers,	Watts,
Collins,	Huebner,	Rauthier,	Wells,
Crosby,	Jasnowski,	Russ,	Wettlaufer,
Curtis,	Lowden,	Salisbury,	Williams, C. W.
Damon,	Lusk,	Sherman,	Williams, W. W.
Dewey,	McGregor,	Smith, A. A.,	Wood,
Deming,	McKay,	Southworth,	Zagelmeyer,
Eaton,	McKinstry,	Stoflet,	Speaker,
Ferguson,			

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NAYS.

Title agreed to.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill :

Senate bill No. 293 (file No. 208), entitled

A bill appropriating certain non-resident highway taxes to aid in the improvement of a certain State road and branches in the county of Grand Traverse.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Tinklepaugh,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Baker,	Mr. Hall,	Mr. O'Keefe,	Mr. Stout,
Bignall,	Hanscom,	Peabody,	Swift,
Browne, H. W.,	Harris,	Preston, W. W.	Taylor,

Mr. Brown, N. J., Mr.	Hawley,	Mr. Probert,	Mr. Tinklepaugh,
Chambers,	Hinkson,	Randall,	Turner,
Cole,	Jasnowski,	Robinson, R.,	Van Orthwick,
Collins,	Kirby,	Rogers,	Wachtel,
Crosby,	Lowden,	Rauthier,	Wagner,
Curtis,	Lusk,	Russ,	Waite,
Dalton,	McElroy,	Salisbury,	Wettlaufer,
Damon,	McGregor,	Sherman,	White,
Dewey,	McKay,	Slosson,	Wiggins,
Eaton,	McKinstry,	Smith, A. A.,	Williams, C. W.
Gibbons,	McMillan,	Southworth,	Wood,
Gill,	Mellen,	Spencer,	Zagelmeyer,
Goodrich,	Morton,	Stoflet,	Speaker,
Gregory,	Murtagh,		

NAYS

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Mr. Huebner,

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Title agreed to.

On motion of Mr. Tinklepaugh,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 26, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 538 (file No. 416), entitled

A bill relating to the election of Representatives to the State Legislature in districts where more than one is to be elected.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, June 28, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 387 (file No. 355), being

An act to amend section 1 of act No. 205 of the public acts of 1885, entitled "An act to authorize the transcript of a judgment from the docket of one justice of the peace to that of another within this State."

Also:

House bill No. 730 (manuscript), being

A bill to amend sections 4 and 5 of an act entitled "An act to provide a place for holding the annual township meeting of the township of Benton, in

the county of Cheboygan, on the first Monday of April, A. D. 1889, and to provide for the appointment of a board of registration and of inspectors of election," local acts of 1889, approved March 19, 1889.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 28, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 123 (file No. 54), being

An act to change the name of Ivory Douglass Deming to Ira D. Deming.

Also:

House bill No. 653 (file No. 166), being

An act to annex the territory embraced within the city of East Saginaw to that of the city of Saginaw, and to consolidate the city of East Saginaw with Saginaw under the name of the city of Saginaw; to specify and fix the boundaries of the consolidated city; to provide for the assuming and payment of the indebtedness and liabilities of the present cities of East Saginaw and Saginaw, and for the ownership of all their corporate property and rights; to define the corporate rights, powers and privileges of said city of Saginaw as so consolidated, and to repeal all acts inconsistent herewith.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 28, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 548 (file No. 404), being

An act to facilitate the inspection of the records and files in the offices of county, city and township officers in this State.

Also:

House bill No. 331 (file No. 28), being

An act to regulate the charge for transporting State troops, stores, materials, camp equipage, horses and arms, upon the railroads of this State.

C. G. LUCE, *Governor.*

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 28, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 669, being

An act to authorize the Board of Control of State swamp lands to make an

appropriation of State swamp lands to aid in the construction of a State road from Bessemer, Gogebic county, to the mouth of Black river, in said county.

Also:

House substitute for Senate bill No. 126 (file No. 141), being

An act to amend section 9 of article 2 of act No. 198 of the public acts of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," being compiler's section No. 3323 of Howell's annotated statutes, as amended by act No. 177 of the public acts of 1877, and act No. 116 of the public acts of 1883, and act No. 230 of the public acts of 1887, approved June 24, 1887.

C. G. LUCE, *Governor.*

The bill was referred to the committee on engrossment and enrollment for enrollment.

Senate bill No. 390, entitled

A bill to amend section 2 of an act entitled "An act to authorize the formation of county and town agricultural societies," approved February 15, 1855, and amended by act 228 of the laws of 1881, and amended by act 44 of laws of 1885, being section 2169 of the compiled laws of 1871, the same being section 2304 of Howell's annotated statutes,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Baker,	Mr. Goodrich,	Mr. McKay,	Mr. Stoflet,
Browne, H. W.	Gregory,	McKinstry,	Stout,
Brown N. J.,	Hall,	Murtagh,	Swift,
Chambers,	Hanscom,	Northup,	Tinklepaugh,
Cole,	Harris,	Peabody,	Wagner,
Collins,	Heineman,	Potter,	Watts,
Crosby,	Hobart,	Preston, J. L.	Wells,
Curtis,	Huebner,	Preston, W.W.	Wettlaufer,
Dalton,	Jasnowski,	Randall,	White,
Damon,	Killean,	Robinson, R.,	Wiggins,
Dewey,	Lowden,	Rogers,	Williams C. W.
Eaton,	Lusk,	Rauthier,	Wood,
Gibbons,	McElroy,	Southworth,	Zagelmeyer,
Gill,	McGregor,	Spencer,	Speaker,

NAYS.

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Mr. Hawley, Mr. Mellen,

2

Title agreed to.

On motion of Mr. Peabody,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 235 (file No. 171), entitled

A bill to amend section 12 of "An act to revise and consolidate the several acts relating to the support and maintenance of poor persons," approved April 5, 1869, being section 1766 of Howell's annotated statutes,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Gill,	Mr. Morton,	Mr. Spencer,
Alexander,	Gregory,	Murtagh,	Stoflet,
Baker,	Hall,	Peabody,	Stout,
Baldwin,	Hanscom,	Potter,	Swift,
Bignal,	Harris,	Preston, J. L.,	Turner,
Browne, H. W.,	Jasnowski,	Preston, W. W.,	Van Orthwick,
Brown, N. J.,	Killean,	Probert,	Wagner,
Chambers,	Kirby,	Randall,	Watts,
Cole,	Lowden,	Robinson, E.,	Wells,
Collins,	Lusk,	Rogers,	Wettlauffer,
Crosby,	McElroy,	Russ,	White,
Dalton,	McGregor,	Salisbury,	Williams, W. W.
Damon,	McKay,	Sherman,	Wood,
Dewey,	McKinstry,	Smith, A. A.,	Zagelmeyer,
Gibbons,	Mellen,	Southworth,	

NAYS.

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Title agreed to.

House bill No. 400 (file No. 273), entitled

A bill to promote the purity of the ballot in this State,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Wood,

The bill was laid on the table.

REPORTS OF STANDING COMMITTEES.

By the committee on ways and means:

The committee on ways and means, to whom was referred

Senate bill No. 176, entitled

A bill making an appropriation for the general expenses of the State government, salaries of State officers, expenses of State departments, and expenses of the Legislature for the years 1889 and 1890, and to provide a tax for the payment of the same,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

WM. A. BAKER, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Baker,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Austin,	Mr. Hawley,	Mr. Preston, J. L.	Mr. Turner,
Baker,	Heineman,	Preston, W. W.,	Van Orthwick,

Mr. Baldwin,	Mr. Hobart,	Mr. Probert,	Mr. Wachtel,
Bignall,	Jasnowski,	Randall,	Wagner,
Browne, H. W.	Killean,	Robinson, R.,	Waite,
Brown, N. J.,	McElroy,	Rogers,	Watts,
Cole,	McGregor,	Rauthier,	Wells,
Collins,	McKay,	Russ,	Wettlaufer,
Crosby,	McKinstry,	Slosson,	White,
Dalton,	Mellen,	Southworth,	Wiggins,
Damon,	Morton,	Spencer,	Williams, C. W.,
Dewey,	Murtagh,	Stoflet,	Williams, W. W.
Gibbons,	O'Keefe,	Stout,	Wood,
Gill,	Peabody,	Swift,	Zagelmeyer,
Goodrich,	Potter,	Tinklepaugh,	Speaker,
Harris,			

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NAYS.

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Title agreed to.

UNFINISHED BUSINESS.

Being the consideration of the following:

Be it resolved by the House of Representatives (the Senate concurring), that Stella Bennett be allowed the sum of ninety dollars extra compensation for her services during the present session of the Legislature in attending the telephone in the State capitol.

The question being on the adoption of the resolution,
The resolution was adopted.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate No. 120 (file No. 204), entitled

A bill making appropriations for repairs of Michigan State Prison at Jackson.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Watts,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Hoaglin,

The bill was referred to the committee on ways and means.

The Speaker announced the following:

SENATE (CHAMBER,
Lansing, June 28, 1889.)

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following concurrent resolution:

Resolved by the House (the Senate concurring), That the State Printer be and is hereby directed to mail five copies of Friday's Legislative Journal to each member of the House and Senate at their respective homes, and that the Board of State Auditors be directed to pay the necessary postage and expense for the same.

In the adoption of which the Senate has concurred.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The concurrent resolution was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889.)

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 451 (file No. 420), entitled

A bill to provide for the incarceration of certain persons in the State House of Correction and branch of the State Prison in the Upper Peninsula of Michigan.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889.)

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 83 (file No. 219), entitled

A bill to provide for the amicable adjustment of grievances and disputes that may arise between employers and employees, and to authorize the creation of a State court of mediation and arbitration.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

Mr. Baker moved to reconsider the vote by which the House indefinitely postponed the further consideration of

House bill No. 539 (file No. 395), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Waite moved that the further consideration of the bill be indefinitely postponed.

On which motion,

Mr. Baker demanded the yeas and nays.

The demand was seconded, and the motion to indefinitely postpone prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aleshire	Mr. Hawley,	Mr. Morton,	Mr. Swift,
Baldwin,	Heineman,	Preston, J. L.,	Tinklepaugh,
Browne, H. W.,	Hinkson,	Preston, W. W.,	Van Orthwick,
Cole,	Hobart,	Probert,	Waite,
Collins,	Hollister,	Robinson, R.	White,
Crosby,	Jasnowski,	Russ,	Wiggins,
Damon,	Killean,	Sherman,	Williams, C. W
Dewey,	Kirby,	Slosson,	Williams, W. W
Gibbons,	McKay,	Smith, A. A.,	Wood,
Hall,	McKinstry,	Stout,	Speaker,
Harris,			

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NAYS.

Mr. Austin,	Mr. Huebner,	Mr. O'Keefe,	Mr. Wachtel,
Baker,	Lowden,	Randall,	Wagner,
Bignall,	Lusk,	Rogers,	Watts,
Brown, N. J.,	McMillan,	Southworth,	Wells,
Canfield,	Mellen,	Spencer,	Wettlaufer,
Chambers,	Murtagh,	Turner,	Wheaton,
Gregory,	Northup,	Tyrrell,	Zagelmeyer,
Hanscom,			

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On motion of Mr. W. W. Williams,
The House took a recess until 7:30 o'clock this evening.

EVENING SESSION.

7:30 o'clock, P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

By the committee on ways and means:

The committee on ways and means, to whom was referred
Senate bill No. 204 (file No. 120), entitled

A bill making appropriation for repairs of Michigan State Prison at Jackson,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass and ask to be discharged from the further consideration of the subject.

W. A. BAKER, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Baker,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Austin,	Mr. Harris,	Mr. Potter,	Mr. Tinklepaugh,
Baker,	Hawley,	Preston, J. L.,	Turner,
Baldwin,	Heineman,	Preston, W. W.,	Tyrrell,
Cole,	Hinkson,	Randall,	Wachtel,
Connor,	Jasnowski,	Robinson R.,	Wagner,
Crosby,	Lusk,	Rogers,	Waite,
Damon,	McElroy,	Rauthier,	Watson,
Deming,	McKay,	Russ,	Watts,
Eaton,	McKinstry,	Sherman,	Wells,
Ferguson,	McMillan,	Smith, A. A.,	Wettlaufer,
Fitch,	Mellen,	Southworth,	Wiggins,
Gill,	Murtagh,	Stoflet,	Wood,
Hall,	Northup,	Stout,	Speaker,
Hanscom,	Peabody,	Swift,	55

NAYS.

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Title agreed to.

On motion of Mr. Baker,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 6 (file No. 18), entitled

A bill to provide for selecting and drawing jurors for the circuit court of the county of Saginaw,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Gill,	Mr. Potter,	Mr. Tinklepaugh,
Baldwin,	Harris,	Preston, J. L.,	Turner,
Browne, H. W.,	Hawley,	Preston, W. W.,	Van Orthwick,
Canfield,	Hinkson,	Randall,	Wachtel,
Chambers,	Huebner,	Robinson, R.,	Wagner,
Cole,	Jasnowski,	Rauthier,	Watts,
Collins,	Kirby,	Russ,	Wettlaufer,
Connor,	Lowden,	Salisbury,	Wheaton,
Crosby,	McElroy,	Sherman,	White,

Mr. Damon,	Mr. McKinstry,	Mr. Sllosion,	Mr. Wiggins,
Deming,	Mellen,	Southworth,	Williams, C. W.
Ferguson,	Murtagh,	Stoflet,	Wood,
Fitch,	O'Keefe,	Stout,	Zagelmeyer,
Gibbons,	Peabody,		

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NAYS.

Mr. Lusk,	Mr. Swift,
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2

Title agreed to.

On motion of Mr. Connor,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 349 (file No. 189), entitled

A bill making an appropriation of four thousand dollars for the purchase of certain real estate to be attached to the Soldiers' Home grounds and to become a part thereof.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. McMillan,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. O'Keefe,	Mr. Stoflet,
Alexander,	Hall,	Peabody,	Stout,
Baker,	Hanscom,	Pealer,	Tinklepaugh,
Browne, H. W.,	Hoaglin,	Preston, J. L.,	Turner,
Brown, N. J.,	Hollister,	Preston, W. W.,	Tyrrell,
Chambers,	Jasnowski,	Randall,	Wachtel,
Cole,	Killean,	Rogers,	Wagner,
Connor,	Lowden,	Rauthier,	Waite,
Dalton,	McElroy,	Russ,	Wells,
Damon,	McKinstry,	Salisbury,	Wettlaufer,
Deming,	McMillan,	Sherman,	Wiggins,
Dyer,	Murtagh,	Southworth,	Williams, W. W.
Eaton,	Northup,	Spencer,	Wood,
Gill,			

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NAYS.

Mr. Aleshire,	Mr. Dewey,	Mr. Hinkson,	Mr. Swift,
Angerer,	Ferguson,	Lusk,	Van Orthwick,
Austin,	Gibbons,	McKay,	Watson,
Baldwin,	Gregory,	Mellen,	Watts,
Canfield,	Hawley,	Robinson, R.,	White,
Collins,	Heineman,	Smith, A. A.	

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Title agreed to.

On motion of Mr. McMillan,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 274 (file No. 267), being

An act to alter the boundaries of and detach certain lands from union school district of Owosso.

Also :

House bill No. 126 (file No. 292), being

An act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous, intoxicating, malt, brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages, and to repeal all acts or parts of acts inconsistent with the provisions of this act,

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 580 (manuscript), being

An act to amend section 10 of act No. 426 of the session laws of 1869, entitled An act to revise an act entitled An act to incorporate the board of education of the city of East Saginaw, and the several acts amendatory thereto, approved April 3, 1869.

Also :

House bill No. 595 (file No. 384), being

An act to amend sections 34, 50 and 51 of chapter 7 of act No. 326 of the local acts of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor the following:

House bill No. 315 (manuscript), being

An act to supersede and repeal an act entitled "An act to incorporate a Board of Water Commissioners for the city of East Saginaw, to supply the people with pure and wholesome water, and to provide for the completion and management of the East Saginaw water works," approved February 28th,

1873, and all the several acts amendatory thereof, and to provide for the transfer of the property, moneys, and records in the charge thereof to the Board of Water Commissioners of the city of Saginaw as consolidated.

Also :

House bill No. 235 (file No. 400), being

An act to preserve the purity of elections and guard against abuses of the elective franchise in the city of Detroit.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 654 (manuscript), being

A bill to supersede and repeal an act entitled "An act to create a board of public works for the city of East Saginaw, Michigan, and to define its powers and duties, and to repeal all laws in conflict therewith," approved March 26, 1885, and to provide for the transfer of the property and records in charge thereof to the board of public works of the city of Saginaw as consolidated.

Also:

House substitute for Senate bill No. 126 (file No. 141), being

An act to amend section nine (9) of article 2 of act number 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this state," as amended by act number 177 of the session laws of 1877, and act number 116 of the public acts of 1883.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 331 (manuscript), being

An act to regulate the charges for transporting State troops, stores, materials, camp equipages, horses and arms upon the railroads of this State.

Also:

House bill No. 123 (file No. 54), being

An act to change the name of Ivory Douglas Deming to Ira D. Deming.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 334 (file No. 369), being

An act to provide for the appointment, fix the compensation, and prescribe the duties of the stenographer of the 21st judicial circuit.

Also :

House bill No. 744 (manuscript), being

An act to incorporate school district No. 3 in the township of Croton, county of Newaygo.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the special committee on Senate bill No. 121:

The special committee, to whom was referred

Senate bill No. 121 (file No. 49), entitled

A bill to prescribe the manner of conducting and to prevent fraud and deception at general elections in this State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

J. B. V. GOODRICH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Goodrich,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Goodrich,

The rules were suspended, two-thirds of the members present voting therefor, and the bill was put on its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Waite moved to amend the bill by striking out all of the first 26 sections of the bill except section 20.

Which motion did not prevail.

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Gill,	Mr. O'Keefe,	Mr. Spencer,
Angerer,	Goodrich,	Peabody,	Stoflet,
Alexander,	Hall,	Pealer,	Stout,
Baker,	Hanscom,	Potter,	Swift,
Baldwin,	Heineman,	Preston, J. L.,	Taylor,
Brown, N. J.,	Hinkson,	Preston, W. W.,	Tyrrell,
Canfield,	Hoaglin,	Randall,	Turner,
Chambers,	Jasnowski,	Robinson, R.,	Van Orthwick,
Cole,	Killean,	Rogers,	Wagner,
Collins,	McElroy,	Rauthier,	Watson,
Crosby,	McKay,	Russ,	Wettlaufer,
Damon,	McMillan,	Salisbury,	Wiggins,
Deming,	Mellen,	Sherman,	Williams, C. W.
Dyer,	Morton,	Slosson,	Wood,
Eaton,	Murtagh,	Smith, A. A.,	Zagelmeyer,
Gibbons,	Northup,	Southworth,	Speaker, 64

NAYS.

Mr. Connor,	Harris,	Mr. Jackson,	Mr. Waite,
Ferguson,	Hawley,	Kirby,	Watts,
Fitch,	Hollister,	McGregor,	Williams, W. W.

Title agreed to.

12

The Speaker announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill :

House bill No. 398 (file No. 283), entitled

“An act to amend section 1 of act No. 200 of the public acts of 1887, entitled ‘An act to provide for the improvement and maintenance of highways, and the repairing and preservation of bridges within the State, and to repeal act No. 57 of the public acts of 1885, and all acts inconsistent with this act.’”

For which the Senate adopted a substitute as follows:

Senate substitute for house bill No. 398 (file 283) (Senate file 199), entitled

A bill to re-enact and amend sections 2, 3, 4, 9, and 14 of chapter II.; sections 4 and 6 of chapter IV; section 3 of chapter VII, and section 4 of chapter XI, of act No. 243 of the session laws of 1881, entitled “An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State,” approved June 8, 1881.

Which substitute has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on roads and bridges.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following joint resolution:

Senate joint resolution substitute for Senate bill No. 369, entitled

Joint resolution authorizing the Auditor General to direct the county treasurer of Grand Traverse county to offer for sale and sell to the highest bidder the State’s interest in section 16 of township 26 north, of range 12 west, at the next tax sale held in said county.

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The joint resolution was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Damon,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the joint resolution was placed on its immediate passage.

The joint resolution was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Gill,	Mr. Mellen,	Mr. Stoflet,
Aleshire,	Goodrich,	Morton,	Stout,
Baker,	Hall,	Murtagh,	Taylor,
Baldwin,	Hanscom,	O'Keefe,	Tyrrell,
Browne, H. W. Mr.	Harris,	Peabody,	Van Orthwick,
Brown, N. J.,	Hoaglin,	Pealer,	Wagner,
Chambers,	Hollister,	Potter,	Watson,
Cole,	Jackson,	Preston, J. L.,	Wettlaufer,
Collins,	Jasnowski,	Preston, W. W.,	White,
Damon,	Kirby,	Robinson, R.	Williams, C. W
Dewey,	Lowden,	Rauthier,	Williams, W. W
Deming,	Lusk,	Russ,	Wood,
Dyer,	McElroy,	Salisbury,	Zagelmeyer,
Eaton,	McKay,	Sherman,	Speaker,
Gibbons,	McKinstry,	Spencer,	59

NAYS.

Mr. Wiggins,

1

Title agreed to.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889.

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:
Senate bill No. 102, entitled

A bill to amend sections 8 and 10 of act No. 50 of the session laws of 1887, entitled "An act to provide for the incorporation and regulation of certain corporations generally known as building and loan associations," approved March 29, 1887.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Aleshire,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Fitch,	Mr. McMillan,	Mr. Southworth,
Aleshire,	Gill,	Mellen,	Spencer,
Alexander,	Goodrich,	Murtagh,	Stoflet,
Baker,	Hall,	Northup,	Swift,
Baldwin,	Hanscom,	O'Keefe,	Taylor,

Mr. Browne, H. W., Mr. Harris,	Mr. Peabody,	Mr. Turner,
Brown, N. J., Hawley,	Potter,	Tyrrell,
Chambers, Heineman,	Preston, J. L.	Van Orthwick,
Collins, Hoaglin,	Preston, W. W.,	Wagner,
Crosby, Hobart,	Probert,	Waite,
Dalton, Hollister,	Randall,	Watson,
Damon, Jasnowski,	Rogers,	Wells,
Dewey, Killean,	Rauthier,	Wettlaufer,
Deming, Kirby,	Russ,	White,
Dyer, Lowden,	Salisbury,	Williams, W. W.
Eaton, Lusk,	Sherman,	Wood,
Ferguson, McKinstry,	Slosson,	Zagelmeyer, 68

NAYS.

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Title agreed to.

On motion of Mr. Alshire,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Sergeant-at-Arms announced a committee from the Senate who announced that that body had finished its business and was ready to adjourn.

By the special committee on clerks:

The special committee on clerks, to whom was referred the question of extra pay to employes of the House, respectfully report that they have considered the same and recommend that extra pay be allowed in addition to the regular compensation of the following named employes only as follows:

1—To Daniel L. Crossman, chief clerk-----	\$3 00 per day.
2—Samuel F. Cook, Journal clerk-----	2 00
3—Seymour Foster, corresponding clerk-----	2 00
4—Erastus N. Bates, financial clerk-----	2 00
5—Henry M. Rose, engrossing and enrolling clerk-----	2 00
6—Clarence H. Leonard, assistant engrossing and enrolling clerk-----	2 00
7—Gerritt Van Schelven, com. clerk, municipal corp's-----	1 50
8—C. W. Burnham, committee clerk, judiciary-----	1 00
9—M. H. Moriarty, committee clerk, State affairs-----	1 00
10—John Makelem, committee clerk, ways and means...-----	1 00

And ask to be discharged from the further consideration of the subject.

J. A. McGREGOR.
A. O. ABBOTT.
F. F. HOAGLIN.
JOHN KILLEAN.
W. W. WILLIAMS.

Report accepted and committee discharged.

The question being on the adoption of the report,

Mr. Peabody demanded a division of the question.

The question being taken separately the first seven items, viz., the pay of the Clerk, the Journal clerk, Corresponding clerk, Financial clerk, Engrossing and Enrolling clerk, Assistant Engrossing and Enrolling clerk, and G. Van Schelver Committee clerk, were adopted.

The question being taken on the eighth item,

Mr. Pealer moved to amend the amount by making it \$1.50 per day,

On which motion

Mr. Slosson demanded the yeas and nays.

The demand was seconded, and the motion to amend did not prevail, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. Northup,	Mr. Taylor,
Baker,	Hall,	O'Keefe,	Turner,
Brown, N. J.,	Hanscom,	Pealer,	Tyrrell,
Chambers,	Hoaglin,	Preston, W. W.,	Wagner,
Connor,	Jasnowski,	Rauthier,	Watson,
Crosby,	Killean,	Russ,	Wells,
Dalton,	McElroy,	Salisbury,	Williams, C. W.
Damon,	McKinstry,	Southworth,	Zagelmeyer,
Gill,	McMillan,	Spencer,	35

NAYS.

Mr. Aleshire,	Mr. Gregory,	Mr. Murtagh,	Mr. Swift,
Baldwin,	Harris,	Preston, J. L.,	Van Orthwick,
Browne, H. W.,	Heineman,	Randall,	Wachtel,
Cole,	Hinkson,	Robinson, R.,	Waite,
Collins,	Hollister,	Rogers,	Watts,
Dewey,	Kirby,	Sherman,	Wettlaufer,
Deming,	Lowden,	Slossen,	White,
Dyer,	Lusk,	Smith, A. A.	Wiggins,
Eaton,	McGregor,	Stoflet,	Williams, W. W.
Ferguson,	McKay,	Stout,	Wood,
Gibbons,	Morton,		42

The question again being on the adoption of the eighth item,—C. W. Burnham, committee clerk, \$1.00 per day,

Mr. W. W. Williams demanded the yeas and nays.

The demand was seconded, and the same was adopted by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Goodrich,	Mr. Murtagh,	Mr. Spencer,
Aleshire,	Hall,	Northup,	Taylor,
Baker,	Hanscom,	O'Keefe,	Tyrrell,
Browne, N. J.,	Harris,	Peabody,	Wagner,
Chambers,	Hoaglin,	Pealer,	Watson,
Collins,	Hobart,	Preston, W. W.,	Wheaton,
Connor,	Jasnowski,	Randall,	Williams, C. W.,
Dalton,	Killean,	Robinson, R.,	Williams, W. W.,
Damon,	McElroy,	Rauthier,	Wood,
Dyer,	McGregor,	Russ,	Zagelmeyer,
Eaton,	McKinstry,	Salisbury,	Speaker,
Gill,	McMillan,	Southworth,	47

NAYS.

Mr. Alexander,	Mr. Gregory,	Mr. Sherman,	Mr. Wachtel,
Baldwin,	Heineman,	Slossen,	Waite,
Browne, H. W.	Hollister,	Smith, A. A.,	Watts,

Mr. Cole, Dewey, Deming, Gibbons,	Mr. Lowden, Lusk, Mellen,	Mr. Stoflet, Stout. Van Orthwick,	Mr. Wettlaufer, White, Wiggins,
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25

The question being on the adoption of the ninth item,—M. H. Moriarty, committee clerk, \$1.00 per day,

Mr. Slosson demanded the yeas and nays.

The demand was seconded, and the ninth item was adopted, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Aleshire, Baker, Brown, N. J., Chambers, Cole, Connor, Dalton, Eaton, Gill, Goodrich,	Mr. Hall, Hanscom, Harris, Hoaglin, Hobart, Jasnowski, Killean, McElroy, McGregor, McKinstry,	Mr. Murtagh, Northup, O'Keefe, Peabody, Pealer, Randall, Robinson, R., Rauthier, Russ, Southworth,	Mr. Spencer, Taylor, Turner, Tyrrell, Van Orthwick, Wagner, Watson, Wheaton, Williams, W.W. Wood,
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41

NAYS.

Mr. Baldwin, Browne, H. W., Collins, Crosby, Damon, Dewey, Deming, Gibbons,	Mr. Gregory, Heineman, Hinkson, Hollister, Kirby, Lowden, Lusk, McKay,	Mr. Mellen, Preston, J. L., Rogers, Salisbury, Sherman, Slosson, Smith, A. A., Stoflet,	Mr. Stout, Swift, Waite, Watts, Wells, Wettlaufer, Wiggins,
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31

The question being on the adoption of the tenth item of the report—John Makelin, committee clerk, \$1.00 per day.

Mr. Slosson demanded the yeas and nays.

The demand was seconded, and the tenth item of the report was adopted, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Austin, Baker, Chambers, Connor, Crosby, Dalton, Dyer, Eaton, Gill, Hall,	Mr. Hanscom, Harris, Hinkson, Hoaglin, Hollister, Jackson, Jasnowski, Killean, McElroy, McGregor, McKinstry,	Mr. McMillan, Murtagh, Northup, O'Keefe, Pealer, Robinson, R., Rauthier, Russ, Southworth, Spencer, Turner,	Mr. Tyrrell, Wagner, Watson, Wells, Wettlaufer, Wheaton, Williams, C.W., Williams, W.W. Wood, Zagelmeyer,
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43

NAYS.

Mr. Aleshire,	Mr. Ferguson,	Mr. Mellen,	Mr. Stoflet,
Alexander,	Gibbons,	Peabody,	Stout,
Baldwin,	Goodrich,	Potter,	Swift,
Browne, H. W.,	Gregory,	Randall,	Taylor,
Cole,	Heineman,	Rogers,	Waite,
Collins,	Kirby,	Salisbury,	Watts,
Damon,	Lowden,	Sherman,	White,
Dewey,	Lusk,	Slosson,	Wiggins,
Deming,	McKay,	Smith, A. A.	

35

On motion of Mr. McMillan,

The Sergeant-at-Arms was directed to bring before the House, William Tomlinson, keeper of the cloak room, and John Wesley, his assistant.

The order of the House being complied with,

The Speaker, addressing Mr. Tomlinson, spoke of his long time services with the Michigan Legislature, and presented to him, on behalf of the members of the House a watch, as a memento of their appreciation of his faithfulness.

The Speaker then presented to John Wesley, on behalf of the House, a cane, in recognition of his faithfulness to duty.

Mr. Hoaglin addressed the Speaker as follows:

Greatly to my surprise I have to day discovered a deep seated and growing sentiment of uneasiness and dissatisfaction among the messenger boys of this House. The climax was reached at the dinner hour, by their asking as a favor that I champion their cause, by demanding from you the consideration they prove themselves entitled to. Upon investigating the case, I find that it demands a resort to heroic measures; in fact, unless you recede from your position, I shall proceed to chastise you into subjection. Not having confidence that you will recede, I have concluded to administer corporal punishment in the presence of the members of the House, and in doing so shall use this cane which has been furnished by the boys for the occasion. In applying the cane I am under instructions to apply it to your right hand, and if you can succeed in retaining it the cane shall not only remain with and belong to you but no further punishment shall be deemed necessary. In fact it is to be deemed a souvenir of the high esteem and kind regard the messenger boys of 1889 have for yourself.

Mr. Eaton then addressed the Speaker—A silver tea service being placed on the clerk's desk.

Mr. Eaton spoke as follows:

The very pleasant duty has devolved upon me to present to you in behalf of the members of this House these pieces of silver, which we hope you will accept as coming from men who desire thus to show in a somewhat substantial manner their regard and esteem for you as a member of this body, and their appreciation of your arduous and painstaking services as its presiding officer. Your eminently impartial and consistent course as Speaker of the House is conceded by all. If this testimonial shall give you pleasure, if it shall be to you a pleasant reminder of your association with the legislators of 89-90, if it shall, in some manner, compensate you for the many annoyances and importunities to which we have doubtless subjected you, if it shall be to you and yours a useful and pleasing part of your happy home, then

will the end sought for be accomplished, and the full fruition of our hopes realized. We only add our earnest and sincere wish that you may live long and prosper.

The Speaker replied to the presentation remarks as follows:

MY DEAR LITTLE FRIENDS—I sincerely thank you for this beautiful token of your friendship and esteem. Without children the family circle is not complete and entirely happy. So this legislative family would have lacked much if it had not been for your presence.

At the beginning of the year I was much troubled in selecting so few from such a large number of applicants. You were the lucky ones, and I am glad to say at this closing day of the session that you have not disappointed me. I am sure that I express the sentiment of the members of the House when I say that you have been faithful little servants. Your bright and youthful spirits have often buoyed us up when weary of toil. Your willing feet and nimble fingers have performed swift errands of duty, and have materially lightened our labors. I hope that in your future lives this experience may ever prove valuable to you; that you may walk in the paths of virtue and truth, and that you may develop into noble men of whom the State of Michigan shall be proud. Again thanking you for this beautiful present, I will address myself to the members.

Gentlemen of the House of Representatives:

I desire to express my deep feelings of gratitude to you for this renewed token of your good will toward me. You deeply moved my feelings and gladdened my heart this morning by the resolutions you adopted, and by the many expressions of friendship, confidence and respect that fell from your lips: but actions speak louder than words, and every word spoken this morning has a deeper and more lasting meaning to me in the light of this your generous act.

I can best express the feelings that stir my soul at this time by saying to you in the words of another, "Next to my faithful, loving wife and tender child this will hereafter be to me the dearest treasure on earth." Dearest, not simply or principally for its intrinsic value, but because it will ever symbolize to me the love and respect of a hundred men, who through six months of intimate and kindly intercourse have entwined their memories so close about my heart that neither time nor distance shall wipe out their pleasant recollections. We came as strangers; we leave as friends.

It is narrated of the surviving veterans of Cromwell's army that they never met without calling each other brother; so I trust that we shall never meet without fraternal feelings swelling in our bosoms. Under our beautiful system of government we go back to be governed by the very laws that we have made. Let us help in making public sentiment to strictly enforce them, for no one knows better than a representative of the people, that in this country public sentiment is all powerful.

In the various walks of life to which we now return let us dedicate our lives anew to virtue and truth, for the life of every pure and upright citizen acts as a leaven upon the community in which he dwells, and forms a step in the ladder that reaches up from the slums of earth to the golden gates of paradise upon which fallen humanity can ascend to a higher life.

Our session has been long, but I feel that the many important measures that have been enacted into laws have been so carefully considered that what

we have lost in time we have more than made up in efficiency, and I trust that when the smoke shall have cleared away and our work shall have been submitted to that unprejudiced tribunal, the people, their verdict will be: "Well done, good and faithful servants."

I again thank you for this generous expression of your friendship. I hope and trust that we may often meet each other again, and that when our lamps of life grow dim and one after another is extinguished, we may have a happy reunion in that sunny land where friends can part no more.

Mr. N. J. Brown offered the following:

Resolved, That the thanks of the members of this House are hereby extended to Clerk Crossman and his three assistants for the very able and efficient discharge of their duties during the session of this Legislature.

Which was adopted by an unanimous rising vote.

Mr. Pealer offered the following:

WHEREAS, The representatives of the State Press have contributed not a little to the interest of this session both by their genial presence and their skill and tact in their work; therefore,

Resolved, That the thanks of this House be tendered to the veteran of many years, Joseph Greusel of the Free Press, the young, sturdy and painstaking W. C. Graves of the Tribune, to the keen and vivacious Harry Stitt of the Detroit Journal, to the honest G. A. Dyer, of the Associated Press, and the bright, young, cutting Harry R. Lowrie for their faithful and arduous work of the session, as well for their fair and impartial reports of its proceedings, and that the House extends its best wishes for their continued success in their profession.

Which was unanimously adopted.

By the committee on Upper Peninsula prison:

The committee on Upper Peninsula prison, to whom was referred

Senate bill No. 151, entitled

A bill to provide for the maintenance of the House of correction at Marquette and for building walls around the same,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

J. A. McGREGOR, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Baker,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Baker,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Baker,	Mr. Harris,	Mr. Pealer,	Mr. Taylor,
Baldwin,	Hoaglin,	Potter,	Tinklepaugh,
Brown, N. J.,	Hollister,	Preston, J. L.,	Turner,

Mr. Chambers,	Mr. Jackson,	Mr. Preston, W. W.	Mr. Tyrrell,
Cole,	Jasnowski,	Probert,	Van Orthwick,
Connor,	McElroy,	Robinson, R.,	Wagner,
Crosby,	McGregor,	Rauthier,	Waite,
Damon,	McKinstry,	Russ,	Watson,
Deming,	McMillan,	Slosson,	Wheaton,
Dyer,	Mellen,	Southworth,	Williams, C. W.
Eaton,	Murtagh,	Spencer,	Williams, W. W.
Gill,	Northup,	Stoflet,	Wood,
Goodrich,	O'Keefe,	Stout,	Zagelmeyer,
Hanscom,	Peabody,	Swift,	Speaker, 56

NAYS.

Mr. Gibbons, Mr. Heineman, Mr. Smith, A. A., Mr. Wetzlaufer, 4

Title agreed to.

On motion of Mr. Baker,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Peabody offered the following:

Resolved, That Mark Walters, keeper of the document room, be allowed extra compensation of fifty cents per day for services rendered.

Mr. W. W. Williams moved that the resolution do lie on the table.

Which motion did not prevail.

The resolution was then adopted.

Mr. Connor offered the following :

Resolved, That \$274.30 be paid out of the proper fund to Frederick Lindow and Frank McElroy as follows, \$74 to Frederick Lindow and \$200.30 to Frank McElroy, for expenses incurred by them in subpoenaing witnesses in the election contest over the seat in this House from the first district of St. Clair county, and that the Clerk is hereby directed to draw orders for the amount on the proper fund for the same.

On motion of Mr. Ferguson,

The resolution was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. {

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill :

Senate bill No. 342 (file No. 202), entitled

A bill to amend section No. 28 of chapter 10 of the compiled laws of 1871, being section 500 of Howell's annotated statutes of the State of Michigan, relative to laying out, altering and discontinuing highways, and to repeal act No. 179 of the public acts of 1887, relative to the same subject.

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. W. W. Williams,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Goodrich,	Mr. Murtagh,	Mr. Swift,
Baker,	Hall,	Peabody,	Taylor,
Baldwin,	Hanscom,	Pealer,	Turner,
Browne, H. W.,	Harris,	Preston, J. L.,	Tyrrell,
Brown, N. J.,	Heineman,	Preston, W. W.,	Wagner,
Cole,	Hoaglin,	Randall,	Watson,
Collins,	Hollister,	Robinson, R.,	Watts,
Connor,	Jasnowski,	Rogers,	Wheaton,
Dalton,	Killean,	Rauthier,	White,
Damon,	Kirby,	Salisbury,	Wiggins,
Dewey,	Lusk,	Sherman,	Williams, W. W.
Deming,	McKinstry,	Slossen,	Wood,
Eaton,	McMillan,	Spencer,	Zagelmeyer,
Gill,	Morton,	Stout,	

55

NAYS.

0

Title agreed to.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 11 (file No. 5), entitled

A bill providing for the admission of insane members of the Michigan Soldiers' Home to one of the insane asylums of this State.

For which the Senate adopted a substitute as follows:

A bill relating to the admission of insane members of the Michigan Soldiers' Home to the insane asylums of this State, and to their support at such asylums,

Which substitute has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The substitute bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Eaton,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Ferguson,	Mr. McMillan,	Mr. Swift,
Austin,	Fitch,	Murtagh,	Taylor,
Baker,	Gill,	Peabody,	Tyrrell,
Browne, H. W.,	Goodrich,	Pealer,	Van Orthwick,
Brown, N. J.,	Hall,	Potter,	Wachtel,
Chambers,	Hanscom,	Preston, J. L.,	Wagner,
Cole,	Hollister,	Preston, W W.,	Watson,
Collins,	Huebner,	Robinson, R.,	Watts,
Connor,	Jasnowski,	Rogers,	Wettlaufer,
Crosby,	Killean,	Rauthier,	Wheaton,
Damon,	Kirby,	Russ,	White,
Dewey,	McElroy,	Salisbury,	Wood,
Deming,	McKinstry,	Southworth,	Zagelmeyer,
Eaton,			

53

NAYS.

0

Title agreed to.

On motion of Mr. N. J. Brown,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 383, entitled

A bill to amend section 20 of act No. 164, public acts of 1881, approved May 21, 1881, an act entitled "An act to revise and consolidate the laws relating to public instruction and primary schools and to repeal all statutes and acts contravening the provisions of this act."

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Hoaglin,

The bill was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following joint resolution: House joint resolution No. 2 (file No. 2), entitled "Joint resolution to amend section one of article seven of the Constitution of the State of Michigan, relative to elections."

In the passage of which the Senate has non-concurred.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

On motion of Mr. Hoaglin,
The joint resolution was laid on the table.
The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following concurrent resolution:

Resolved by the Senate (The House concurring), That the postoffice messenger, Bert W. Kennedy, be and is hereby allowed a copy of the Manual of 1889.

Which has been adopted by the Senate.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the adoption of the resolution,

The resolution was adopted.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 709 (file No. 397), entitled

A bill to provide for the payment of the salaries of certain State officers,
And to inform the House that the Senate has amended the same as follows, viz :

1. By striking out of line 6 of section 1 the words "twenty-four hundred" and inserting in lieu thereof the words "two thousand."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Pealer,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Hall,	Mr. Peabody,	Mr. Turner,
Aleshire,	Hanscom,	Pealer,	Tyrrell,
Baker,	Hoaglin,	Potter,	Wachtel,
Baldwin,	Hobart,	Preston, J. L.,	Wagner,
Browne, H. W.	Jasnowski,	Preston, W. W.	Waite,
Brown, N. J.	Killean,	Randall,	Watson,
Chambers,	Kirby,	Robinson, R.,	Watts,
Cole,	Lowden,	Rogers,	Wells,
Collins,	McElroy,	Rauthier,	Wettlauner,
Connor,	McGregor,	Russ,	Wheaton,

Mr. Damon,	Mr. McKinstry,	Mr. Southworth,	Mr. White,
Dewey,	McMillan,	Spencer,	Wiggins,
Deming,	Mellen,	Stoflet,	Williams, C. W.
Eaton,	Murtagh,	Stout,	Williams, W. W.
Gill,	Northup,	Taylor,	Speaker,
Goodrich,			61

NAYS.

Mr. Alexander,	Mr. Heineman,	Mr. Morton,	Mr. Swift,
Crosby,	Hinkson,	Sherman,	Van Orthwick,
Gibbons,			9

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit to the House the following bill:

Senate bill No. 155, entitled

A bill making an appropriation for the drainage of certain lands owned by the State Reform School.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Ferguson,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and was not passed, a majority of all the members elect not voting therefor by yeas and nays as follows:

YEAS.

Mr. Aleshire,	Mr. Goodrich,	Mr. Preston, W. W.,	Mr. Taylor,
Baker,	Harris,	Randall,	Tyrrell,
Baldwin,	Jasnowski,	Robinson, H. W.	Wagner,
Connor,	Lowden,	Robinson, R.,	Waite,
Deming,	Murtagh,	Rauthier,	Wettlaufer,
Ferguson,	Pealer,	Slosson,	Wheaton,
Gill,	Preston, J. L.,	Southworth,	Wood,

NAYS.

Mr. Alexander,	Mr. Dewey,	Mr. Morton,	Mr. Watson,
Austin,	Gibbons,	Peabody,	Watts,
Brown, N. J.,	Heineman,	Russ,	Wells,
Chambers,	Hoaglin,	Smith, A. A.,	White,

Mr. Cole, Damon,	Mr. McElroy, Mellen,	Mr. Spencer, Stout,	Mr. Wiggins, Williams, W.W.
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24

Mr. Pealer moved to discharge the committee on roads and bridges from the further consideration of

Senate substitute for House bill No. 398 (Senate file No. 199), entitled

A bill to re-enact and amend sections 2, 3, 4, 9 and 14 of chapter II; sections 4 and 6 of chapter 4; section 3 of chapter VII, and section 4 of chapter XI, of act No. 243 of the session laws of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," approved June 8, 1881.

Which motion prevailed.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

Senate substitute for House bill No. 398 (Senate file No. 199), entitled

A bill to re-enact and amend sections 2, 3, 4, 9 and 14 of chapter II; sections 4 and 6 of chapter IV; section 3 of chapter VII, and section 4 of chapter XI, of act No. 243 of the session laws of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," approved June 8, 1881,

Respectfully report, in accordance with its order, the same back to the House, and ask to be discharged from the further consideration of the subject.

G. M. BALDWIN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Pealer,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aleshire,	Mr. Hoaglin,	Mr. Preston, W.W.,	Mr. Stout,
Austin,	Hollister,	Randall,	Swift,
Baker,	Jackson,	Robinson, R.,	Taylor,
Baldwin,	Jasnowski,	Rogers,	Tinklepaugh,
Bignall,	Kirby,	Rauthier,	Tyrrell,
Brown, N. J.,	Lusk,	Russ,	Waite,
Cole,	McElroy,	Salisbury,	Watts,
Connor,	McGregor,	Sherman,	Wettlaufer,
Crosby,	McKinstry,	Slosson,	Heaton,
Damon,	McMillan,	Smith, A. A.,	White,
Dewey,	Morton,	Southworth,	Williams, W.W.
Goodrich,	Murtagh,	Spencer,	Wood,
Hall,	Peabody,	Stoflet,	Zagelmeyer,
Harris,	Pealer,		54

NAYS.

Mr. Browne, H. W.,
Title agreed to.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 328 (file No. 327), entitled

A bill to amend section 30, of act No. 264 of the session laws of 1861, entitled "An act to authorize proceedings by garnishment in the circuit courts and the district courts of the upper peninsula," being section 8086 of Howell's annotated statutes.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 213 (file No. 419), entitled

A bill to amend section 3 of act No. 148 of the public acts of 1869, being an act entitled "An act to revise and consolidate the several acts relating to the support and maintenance of poor persons," approved April 5, 1869, being section 1757 of Howell's annotated statutes.

In the passage of which, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 530 (file No. 317), entitled

A bill making an appropriation for the purpose of rebuilding and furnishing the center and south wings of the main building at the Reform School.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill :

House bill No. 628 (file No. 385), entitled

A bill to authorize the issuance of injunctions to restrain waste upon certain lands when the taxes upon the same shall be due and unpaid.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill :

House bill No. 545 (file No. 398), entitled

A bill to amend section 11 of chapter 150 of the compiled laws of 1871, relative to alienation by deed, and the proof and recording of conveyances, being compiler's section 5661 of Howell's annotated statutes of Michigan.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill :

House bill No. 396 (file No. 433), entitled

A bill relative to disorderly persons, and to repeal chapter 53 of the compiled laws of 1871, as amended by the several acts amendatory thereof.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, June 28, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following concurrent resolution:

Be it Resolved by the House of Representatives (the Senate concurring), That Stella Bennett be allowed the sum of ninety dollars extra compensation for her services during the present session of the Legislature in attending the telephone in the State capitol.

In the adoption of which the Senate has concurred.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The concurrent resolution was referred to the committee on engrossment and enrollment for enrollment.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, June 28, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 126 (file No. 292) being

An act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous, intoxicating, malt, brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages and to repeal all acts or parts of acts inconsistent with the provisions of this act.

C. G. LUCE, Governor.

The message was laid on the table.

Mr. Hinkson stated to the House that a book which he had drawn from the library had disappeared from his desk, and after diligent search therefor no trace of it could be found.

On motion of Mr. Gibbons,

The librarian was instructed to credit Mr. Hinkson with the missing book.

Mr. Cole stated to the House that a book drawn from library by House messenger Houk had disappeared and diligent search therefor had failed to find it.

On motion of Mr. Cole,

The librarian was instructed to credit messenger Houk with the missing book.

Mr. Wood offered the following:

Resolved, That Frank T. Albright, chief stationer, be allowed the sum of fifty cents per day extra compensation for the session, and that an order be drawn for the same.

Which,

On motion of Mr. Murtagh,
Was laid on the table.

Mr. N. J. Brown moved that a committee of three be appointed on the part of the House to act with a like committee on the part of the Senate to wait on the Governor and inform His Excellency that the two Houses have finished their business and inquire if he has any further communication to make to the Legislature.

The Speaker also announced the following:

Senate Chamber
Lansing, June 28, 1889 }

To the Speaker of the House of Representatives:

SIR—I am instructed to inform the House that Senators Milnes, Ranney and Gorman have been appointed as a committee on the part of the Senate to act with a like committee on the part of the House to wait on the Governor and inform His Excellency that the two Houses have finished their business, and to inquire if he has any further communication to make to the Legislature.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The message was laid on the table.

The committee appointed to wait on the Governor and inform him that the two Houses have finished their business and are ready to adjourn, returned and reported that they had performed the duty assigned them and were discharged.

Mr. Hoaglin moved that a committee of three be appointed to wait on the Senate and inform that body that the House has finished its business and is ready to adjourn.

The Speaker announced as such committee, Messrs. Hoaglin, W. W. Williams and Wheaton.

After a short absence the committee returned and reported that they had performed the duty assigned them, and were discharged.

Mr. Wells moved that the House adjourn.

Which motion prevailed, and

The Speaker declared the House adjourned until 11 o'clock A. M. to-morrow morning.

Lansing, Saturday, June 29, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Roll called: a quorum present.

The following members answered to their names: Messrs. Aleshire, Dalton, J. L. Preston, Randall and Southworth.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 471 (file No. 217), being

An act to provide for the committing of pauper insane persons to the Wayne County Insane Asylum, and for the transfer of such persons to the State asylum and from the State asylum to the said county asylum, and to provide for the support and maintenance of such insane persons.

Also:

House bill No. 545 (file No. 398), being

An act to amend section No. 11 of chapter 150 of the compiled laws of 1871, being section 5561 of Howell's annotated statutes, relative to alienation of deed and the proof and recording of conveyances, being compiler's section 5661 of Howell's annotated statutes of Michigan.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 596 (file No. 427), being

An act providing for the employment, defining the duties and fixing the compensation of a stenographer for the 29th judicial circuit, State of Michigan.

Also:

House bill No. 179 (file No. 240), being

An act in relation to the manufacture and sale of vinegar.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 521 (file No. 412), being

An act to amend sections 2 and 14 of act No. 467 of the local acts of 1887, entitled, "An act to revise and amend act No. 305 of the local acts of 1883, entitled 'An act to re-incorporate the village of Vicksburg,'" approved May 18, 1887, and to add two new sections thereto to stand as sections 17 and 18.

Also:

House bill No. 722 (file No. 415), being

An act to amend section 27, of chapter 1, of act No. 243, of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintaining of highways and private roads, and the building, repairing and preservation of bridges within this State," as amended by act No. 166 of the public acts of 1883.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 772 (file No. 405), being

An act to fix the salaries of the Governor and certain employes in the State and executive departments and to make an appropriation therefor.

Also:

House bill No. 498 (file No. 364), being

An act to amend act number 40 of the session laws of 1887, entitled "An act to provide for or facilitate the incorporation of military or light guard companies for certain purposes," being chapter 26 of Howell's annotated statutes, compiler's sections 994 to 1,000, both inclusive, by adding three sections thereto to stand as sections eight, nine and ten.

JOHN W. DALTON, *Chairman.*

Report accepted.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, June 29, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 25 (file No. 16), being

An act to amend section 13 of article 2, act 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State."

C. G. LUCE, *Governor.*

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 29, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 131 (file No. 301), being

An act to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of vinous, malt, brewed, fermented, spirituous or intoxicating liquor, or any mixed liquor or beverage, any part of which is intoxicating, and to prohibit the keeping of any saloon or other place for the manufacture, sale, storing for sale, giving away or furnishing, of such liquors or beverages, and to suspend the general laws of the State relative to the taxation and regulation of the manufacture and sale of such liquors in the several counties of this State under certain circumstances; to authorize the qualified electors of the several counties in this State to express their will in regard to such prohibition by an election, and to authorize and empower the board of supervisors of the several counties after such election, if they shall determine the result to be in favor of such prohibition, to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of any such liquors, or the keeping of a saloon or any other place for the manufacture, sale, storing for sale,

giving away or furnishing of the same within their respective counties; and to provide for penalties and rights of action in case of its violation.

C. G. LUCE,
Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following :

SENATE CHAMBER,
Lansing, June 29, 1889. }

To the Speaker of the House of Representatives;

SIR—I am instructed to return to the House the following bills:

1. House bill Nos. 16 and 652 (file No. 428), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise.

2. House bill No. 114 (file No. 349), entitled

A bill to provide for service of process upon foreign corporations and joint stock companies.

3. House bill No. 107 (file No. 38), entitled

A bill to regulate the trial of suits at law in justice courts.

4. House bill No. 411 (file No. 259), entitled

A bill to provide for the penalty of death in certain cases.

5. House bill No. 710 (file No. 353), entitled

A bill to require railroad companies to build station houses in certain cases.

6. House bill No. 253 (file No. 244), entitled

A bill to provide funds to restrict the spread of dangerous, contagious and communicable diseases.

7. House bill No. 675 (file No. 402), entitled

A bill to define and regulate the business of pawnbrokers.

8. House bill No. 96 (file No. 92), entitled

A bill to authorize gas light companies to produce, furnish and sell electricity and electrical light.

9. House bill No. 448 (file No. 289), entitled

A bill to authorize the formation of lighting, heating and power companies.

10. House bill No. 88 (file No. 177), entitled

A bill to provide for the recording of certain papers in the office of the register of deeds and the payment of the fees therefor.

11. House bill No. 19 (file No. 226), entitled

A bill to authorize executors, administrators and guardians who have been appointed by letters in another State to commence and prosecute suits or actions in this State, and to sue out executions and discharge mortgages or other liens.

12. House bill No. 116 (file No. 375), entitled

A bill to declare the waters of the Great Lakes and their bays, inlets and tributaries free to all for the purpose of shooting and fishing with hook and line.

13. House bill No. 718 (file No. 183), entitled

A bill to authorize the Ovid Union Agricultural Society to reorganize and increase its capital stock from \$5,000.00 to \$7,500.00.

14. House bill No. 514 (file No. 179), entitled

A bill to amend section 1 of chapter 169 of the compiled laws of 1871, being compiler's section No. 6209 of Howell's annotated statutes, relative to marriage and the solemnization thereof.

15. House bill No. 184 (file No. 68), entitled

A bill to amend act No. 154 of the session laws of 1879, entitled "An act relative to the salaries of county officers," approved February 27, 1879, being section 508 of Howell's annotated statutes.

16. House bill No. 206 (file No. 96), entitled

A bill to provide for the transfer of causes in justices' courts and to repeal section 5372 of the compiled laws of 1871, relative to the transfer of causes in justices' courts, as amended by act No. 1 of the public acts of 1874 and act No. 99 of the public acts of 1881, being section 6937 of Howell's annotated statutes.

17. House bill No. 409 (file No. 132), entitled

A bill to amend section 7606 of Howell's annotated statutes, being compiler's section 6026 of the compiled laws of 1871, relative to the trial of issues of fact, as amended by act number 15 of the session laws of 1885.

18. House bill No. 242 (file No. 139), entitled

A bill to vacate the township of Carp Lake, in the county of Ontonagon, and to attach the territory thereof to the township of Ontonagon.

19. House bill No. 460 (file No. 346), entitled

A bill to amend sections 16 and 17 of act No. 233 of the session laws of 1881, "An act to reorganize the Michigan institution for educating the deaf and dumb," approved June 7, 1881, being compiler's sections 1851 and 1852 of Howell's annotated statutes.

20. House bill No. 29 (file No. 10), entitled

A bill to require all sureties on bonds in judicial proceedings to justify in writing and under oath, and prescribing the requirements of such justification.

21. House bill No. 186 (file No. 77), entitled

A bill to amend act number 20 of the session laws of 1855, entitled "An act for the incorporation of charitable societies, approved February 6, 1855, as the same is now amended, by adding thereto a new section to stand as section eight, relative to the powers of corporations organized under said act as asylums for children."

22. House bill No. 22 (file No. 2), entitled

A bill to amend section 17 of chapter No. 317 of Howell's annotated statutes, being compiler's section No. 9091, relative to offenses against the lives and persons of individuals.

23. House bill No. 21 (file No. 29), entitled

A bill to amend section 7565, compiled laws of 1871 as amended, being section 9136 of Howell's annotated statutes, relative to offenses against property.

24. House bill No. 149 (file No. 254), entitled

A bill to provide for an appropriation for the relief of sufferers from the hail storm and tornado of July 23, 1888, residing in the townships of Greenwood, Brookway and Grant, in St. Clair county, and the townships of Speaker and Fremont, in Sanilac county, Michigan.

25. House bill No. 143 (file No. 63), entitled

A bill to amend sections 6, 7 and 8 of an act entitled, "An act to provide for the erection and maintenance of shutes for the passage of fish through

the dams across the streams of this State," being act number 246 of the laws of 1861, and all amendments and additions thereto.

26. House bill No. 420 (file No. 261), entitled

A bill to amend section 1 of act No. 270 of the public acts of 1887, entitled "An act to establish, protect and enforce the rights of mechanics and other persons furnishing labor or materials for the erection, altering, and repairing or ornamenting buildings, machinery, wharves and all other structures, and to repeal act 258 of the session laws of 1879, and all acts amendatory thereof relating to mechanics' liens."

27. House bill No. 158 (file No. 238), entitled

A bill to protect the holder of contingent and highway outstanding township orders and to provide for their prompt and full payment by proceedings taken in pursuance of one and the first application for said payment.

28. House bill No. 706 (file No. 358), entitled

A bill to amend act No. 198 of the session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State."

29. House bill No. 215 (file No. 413), entitled

A bill to prevent the crime, or attempt to commit or procure to be committed, the crime of murder or manslaughter in certain cases and to provide an additional penalty and punishment therefor.

30. House bill No. 681 (file No. 249), entitled

A bill to amend section eight of chapter 17 of act number 405 of the local acts of 1887, entitled "An act to amend and revise an act entitled an act to incorporate the city of Marshall, being act number 159 of the laws of 1859, approved February 14, 1859, as amended by the several acts amendatory thereof," approved March 23, 1887.

31. House bill No. 64 (file No. 122), entitled

A bill to establish the Michigan home and training school for the feeble-minded and making an appropriation for the same.

32. House bill No. 291 (file No. 138), entitled

A bill to provide for recording letters testamentary of guardianship, and decrees of probate courts affecting the title to land, reading such records in evidence, and legalizing such records heretofore made.

33. House bill No. 51 (file No. 24), entitled

A bill to amend section 6440 of the compiled laws of 1871, being section 8082 of Howell's annotated statutes of Michigan relative to the liabilities of garnishee in justice courts.

34. House bill No. 145 (file No. 57), entitled

A bill relative to the fraudulent removal, concealment, or embezzlement of property leased, chattel mortgaged, or under contract of purchase, and to repeal act No. 43 of the public acts of 1873, as amended by act No. 157 of the public acts of 1887.

35. House bill No. 24 (file No. 383), entitled

A bill to amend section 42 of act No. 153 of the public acts of 1885, entitled "An act to provide for the assessment of property, and the levy and collection of taxes thereon."

36. House bill No. 124 (file No. 71), entitled

A bill to release lessees of buildings from liability to pay rent after the

destruction or injury thereof by the elements, in the absence of any special provision in the lease or agreement to the contrary.

37. House bill No. 94 (file No. 48), entitled

A bill to set apart certain swamp lands in Wild Fowl bay, in township 16 north, of range 9 east, in the county of Huron, for public shooting grounds.

38. House bill No. 157 (file No. 230), entitled

A bill to amend section 19 of chapter 3, and section 3 of chapter 10, of act No. 164, of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," approved May 21, 1881, as amended by the several acts amendatory thereof, being compiler's sections 5071 and 5134 of Howell's annotated statutes.

39. House bill No. 771, entitled

A bill directing the Secretary of State to furnish to each incorporated village the volumes containing the general laws of this State, compiled and annotated by Andrew Howell, and the public acts of 1883, 1885 and 1887.

40. House bill No. 686 (file No. 414), entitled

A bill to amend section 22 of article 4 of act number 198 of the session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," approved May 1, 1873, as amended by act number 234, of the public acts of 1885, approved June 20, 1885.

41. House bill No. 38 (file No. 12), entitled

A bill to amend the seventh and ninth clauses of section 9, of article 2, and section 10, of article 4, of act No. 198, of the session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," being compiler's sections 3323 and 3372 of Howell's annotated statutes, approved May 1, 1873; and to repeal act 177 of the session laws of 1877, entitled an act to amend the fifth and ninth clauses of section 9, of article 2, and section 10, of article 4, of act 198, of the session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in the State, approved May 22, 1877."

42. House bill No. 341 (file No. 194), entitled

A bill to amend section 9 of article 2 of act No. 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," as amended by act No. 177, session laws of 1877, and further amended by act No. 116, session laws of 1883.

43. House bill No. 194. entitled

A bill to amend sections 1, 3 and 4 of act No. 280 of the public acts of 1887, entitled "An act to protect the owners or keepers of stallions."

44. House bill No. 631, entitled

A bill to authorize the village of Howell in the county of Livingston to

issue bonds for the purpose of borrowing money to make public improvements in said village.

45. House bill No. 783, entitled

A bill to prevent persons from unlawfully using or wearing the badge or emblem of any masonic order or the badge of any other fraternal organization in this State.

46. House bill No. 427, entitled

A bill to provide for the participation, by the State of Michigan, in the celebration of the centennial anniversary of the inauguration of George Washington, first President of the United States, and making an appropriation therefor.

47. House bill No. 8, entitled

A bill for the protection of fish in the lakes known as Round lake in Lenawee county, and Whitmore lake, Washtenaw county, and to repeal act No. 228, laws of 1861, and act No. 334, laws of 1869.

48. House bill No. 528, entitled

A bill to amend section 10 of act No. 49 of the public acts of 1875, entitled "An act to provide for a municipal court in the city of Grand Rapids, to be called the Superior Court of Grand Rapids," approved March 24, 1875, the same being section 6573 of Howell's annotated statutes of the State of Michigan.

49. House joint resolution No. 6, entitled

Joint resolution authorizing the Governor to relinquish and surrender to the United States certain lands certified to the State to aid in construction of railroads.

50. House joint resolution No. 12 (file No. 4), entitled

Joint resolution authorizing the board of pharmacy to issue the certificate of a registered pharmacist to Bert M. Brown, of Stevensville, Berrien county, and to Alvah W. Nichols, of Greenville, Montcalm county, Mich.

In the passage of which the Senate has non-concurred.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The several bills were laid on the table.

On motion of Mr. Aleshire,

The House adjourned.

Lansing, Monday, July 1, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Roll called: not a quorum present.

The following members answered to their names: Messrs. Aleshire, Dalton and Southworth.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House joint resolution No. 18 (manuscript), being

A joint resolution authorizing the Governor to issue a patent to Johanna Felter, of Detroit, Michigan, for the northwest quarter of the southwest quarter of section 16 in township 4 north, of range 15 west, the same being primary school land.

Also:

House joint resolution No. 10 (file No. 10), being

Joint resolution for the relief of Mrs. Joseph Granger, widow of Joseph Granger, late of Co. F, 10th Regiment, Mich. Infantry.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 451 (file No. 420), being

An act to provide for the incarceration of certain persons in the State House of Correction and branch of the State Prison in the Upper Peninsula of Michigan.

Also:

House bill No. 538 (file No. 416), being

An act relating to the election of Representatives to the State Legislature in districts where more than one is to be elected.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the governor, the following:

House bill No. 375 (file No. 437), being

An act to amend sections 2 and 35 of act No. 264 of the session laws of 1861, entitled "An act to authorize proceedings by garnishment in the circuit courts and district courts of the Upper Peninsula," as amended by acts Nos. 263 and 356 of the public acts of 1879, being sections 8059 and 8091 of Howell's annotated statutes.

Also:

House bill No. 83 (file No. 219), being

An act to provide for the amicable adjustment of grievances and disputes that may arise between employers and employes, and to authorize the creation of a State Court of Meditation and Arbitration.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the governor, the following:

House bill No. 530 (file No. 317), being

An act making appropriations for the purpose of rebuilding and furnishing the center and south wings of the main building of the Reform School.

Also:

House bill No. 426 (file No. 271), being

An act to provide for the incorporation of mutual provident associations of commercial travelers, agents, managers, salesmen, secretaries, cashiers, and persons engaged in other clerical work.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor the following:

House bill No. 709 (file No. 397), being

An act to provide for the payment of the salaries of certain State officers.

Also:

House bill No. 712 (file No. 227), being

An act for the protection of game.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 385 (file No. 247), being

An act to amend section 9 of chapter 5, section 3 of chapter 17, and sections 8 and 25 of chapter 24 of act number 405 of the local acts of 1887, entitled "An act to amend and revise an act entitled 'An act to incorporate the city of Marshall,' being act number 159 of the laws of 1859, approved February 14, 1859, as amended by the several acts amendatory thereof," approved March 23, 1887.

Also:

House bill No. 396 (file No. 433), being

An act relative to disorderly persons, and to repeal chapter 53 of the compiled laws of 1871, as amended by the several acts amendatory thereof.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 213 (file No. 419), being

An act to amend section 3 of act No. 148 of the public acts of 1869, being an act entitled "An act to revise and consolidate the several acts relative to the support and maintenance of poor persons," approved April 5, 1869, being section 1757 of Howell's annotated statutes of Michigan.

Also:

House bill No. 326 (file No. 327), being

An act to amend section 30 of act No. 264 of the session laws of 1861, entitled "An act to authorize proceedings by garnishment in the circuit courts and the district courts of the Upper Peninsula," being section 8086 of Howell's annotated statutes.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 628 (file 385), being an act to authorize the issuance of injunctions to restrain waste upon certain lands when the taxes upon the same shall be due and unpaid.

Also:

House bill No. 91 (file No. 51), being

An act to authorize the township of Tawas, in the county of Iosco, Michigan, to borrow money upon its bonds to pay judgments entered on its bonds issued for Tawas and Grand Plank road.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 620 (file No. 439), being

An act to improve the drainage of Sanilac county, by widening, deepening, straightening and otherwise improving the channel of Cass river, Black river and Elk creek.

Also:

House bill No. 579 (file No. 326), being

An act to provide for the incorporation of fraternal beneficiary societies, orders and associations, and to define their powers, and provide a punishment for false representations by officers and members thereof.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed and presented to the Governor, the following:

House concurrent resolution, being

Concurrent resolution relative to the compilation and publication of the journals and documents of the Legislature of 1889.

Also:

House bill No. 529 (file No. 380), being

A bill to amend sections 27, 34 and 43 of act No. 205 of the public acts of 1887, entitled "An act to revise the laws authorizing the business of banking and to establish a banking department for the supervision of such business," approved June 21, 1887.

JOHN W. DALTON, *Chairman.*

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 498 (file No. 364), being

An act to amend act No. 40 of the session laws of 1877, entitled "An act to provide for or facilitate the incorporation of military or light guard companies for certain purposes," being chapter 26 of Howell's annotated statutes, compiler's sections 994 to 1000, both inclusive, by adding three sections thereto to stand as sections 8, 9, and 10.

JOHN W. DALTON, *Chairman.*

Report accepted.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, June 29, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 384 (file No. 369), being

An act to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the twenty-first judicial circuit.

Also:

House bill No. 545 (file No. 398), being

An act to amend section 11 of chapter 150 of the compiled laws of 1871, relative to alienation by deed, and the proof and recording of conveyances, being compiler's section 5661 of Howell's annotated statutes of Michigan.

C. G. LUCE, *Governor.*

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 29, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 744 (manuscript), being

An act to incorporate school district number three in the township of Croton, county of Nawaygo.

Also:

House bill No. 580 (manuscript), being

An act to amend section 10 of act No. 426 of the session laws of 1869, entitled "An act to revise an act entitled an act to incorporate the Board of Education of the city of East Saginaw, and the several acts amendatory thereto," approved April 3, 1869.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, June 29, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 595 (file No. 384), being

An act to amend sections 34, 50 and 51 of chapter 7 of act No. 326 of the local acts of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883.

Also:

House bill No. 521 (file No. 412), being

An act to amend section 2 and 14 of act No. 467 of the local acts of 1887, entitled "An act to revise and amend act No. 305 of the local acts of 1883, entitled 'an act to re-incorporate the village of Vicksburg,'" approved May 18, 1887, and to add a new section thereto to stand as section 17.

O. G. LUCE, *Governor.*

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, July 1, 1889. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bills:

House bill No. 414 (file No. 119), entitled

A bill to detach certain territory from the township of Thompson, Schoolcraft county, and to organize the same into a separate township to be known as the township of Ironwood.

In the passage of which the Senate has non-concurred.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was laid on the table.

On motion of Mr. Dalton,

The House adjourned.

—
Lansing, Tuesday, July 2, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Roll called: Not a quorum present.

The following members answered to their names: Messrs. Dalton, Dyer, H. W. Robinson and Southworth.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, July 1, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 654, being

An act to supersede and repeal an entitled, "An act to create a board of public works for the city of East Saginaw, Michigan, and to define the powers and duties, and to repeal all laws in conflict therewith," approved March 26, 1885, and to provide for the transfer of the property and records in charge thereof to the board of public works of the city of Saginaw as consolidated.

Also:

House bill No. 315, being

An act to supersede and repeal an act entitled "An act to incorporate a Board of Water Commissioners for the city of East Saginaw, to supply the city with pure and wholesome water, and to provide for the completion and management of the East Saginaw water-works," approved February 28, 1873, and all the several acts amendatory thereof, and to provide for the transfer of the property, moneys, and records in the charge thereof to the Board of Water Commissioners of the city of Saginaw as consolidated,

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, July 1, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 179 (file No. 240), being

An act in relation to the manufacture and sale of vinegar.

Also :

House bill No. 219 (file No. 279), being

An act to provide for the construction, repairing and maintaining of bridges, and approaches thereto in the village of Bellevue, and to provide for the payment therefor by the township of Bellevue, the same as though the village of Bellevue had no corporate existence.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, July 1, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 628 (file No. 385), being

An act to authorize the issuance of injunctions to restrain waste upon certain lands when the taxes upon the same shall be due and unpaid.

Also :

House bill No. 785 (file No. 310), being

An act to provide for the collection of specific taxes from corporations, co-partnerships, parties or persons subject under any laws of this State to the payment of such taxes; to fix the time when such taxes become a lien upon the property of such corporations, co-partnerships, parties or persons, and to define the property to which such lien shall attach, and to repeal act No. 57 of the session laws of 1872, approved March 29, 1872, and acts Nos. 10 and 11 of the session laws of 1873, approved February 14, 1873, being sections Nos. 1249 to 1256, both inclusive, of Howell's annotated statutes of 1882.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, July 1, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 352 (file No. 344), being

An act to amend section 10 of chapter 7 of act No. 62 of the session laws of 1875, entitled "An act granting and defining the powers and duties of incorporated villages," approved April 1, 1875.

Also :

House bill No. 515, being

An act to detach certain territory from the townships of Escanaba and

Ford River, in the county of Delta, and to organize the township of Wells.
C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, July 1, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 503, being

An act to amend section one of chapter I and section 13 of chapter XIII of act No. 238 of the session laws of 1873, entitled "An act to incorporate the city of Ishpeming in the county of Marquette," approved April 10, 1873.

Also:

House bill No. 336, being

An act to authorize the city of Monroe to raise money for the purchase of or the erection and maintenance of water-works.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, MICHIGAN, }
Lansing, July 1, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 596 (file No. 427), being

An act providing for the employment, defining the duties, and fixing the compensation of a stenographer for the twenty-ninth judicial circuit, State of Michigan.

Also:

House bill No. 722 (file No. 415), being

An act to amend section 27, of chapter 1, of act No. 243, of public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintaining of highways and private roads, and the building, repairing and preservation of bridges within this State," as amended by act No. 166 of the public acts of 1883.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, }
Lansing, July 1, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 501 (file No. 337), being

An act to amend sections 4 and 6 of chapter 11 of act No. 326 of the session laws of 1883, entitled "An act to provide a charter for the city of Detroit,

[July 2,

and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883.

Also:

House bill No. 274 (file No. 267), being

An act to alter the boundaries of and detach certain lands from union school district of the city of Owosso.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, }
Lansing, July 1, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 497 (file No. 306), being

An act to amend sections 87, 94, 95, 97, 109, 159, 162, 163 and 164 of act number 215 of the session laws of 1859, entitled "An act to incorporate the city of Owosso," approved February 15, 1859, as amended by the several acts amendatory thereof.

Also:

House bills Nos. 121, 220, 250, 419, 465, 466, 472 (consolidated House file No. 361), being

An act to amend section 2 of chapter 2, sections 3, 5 and 7 of chapter 3, sections 1 and 4 of chapter 4, sections 1, 2, 3, 4 and 8 of chapter 6, sections 4 and 6 of chapter 7, section 1 of chapter 8, and section 3 of chapter 9 of act No. 227 of the public acts of 1885, entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes thereof, and to repeal all other laws relative thereto," approved June 20, 1885, as amended by the several acts amendatory thereof, and by adding a new section to chapter 7 of said act, to stand as section 8 of said chapter.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, }
Lansing, July 1, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 235 (file No. 400), being

An act to preserve the purity of elections and guard against abuses of the election franchise in the city of Detroit.

Also:

House bill No. 162 (file No. 67), being

An act to amend section 4686 of compiled laws of 1871, as amended by act 5 of public acts of 1875, relative to filing and recording notice of levy on execution, being section 6173 of Howell's annotated statutes.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, July 1, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 638, being

An act to authorize the board of supervisors of Bay county and the Bay county agricultural society to sell and convey lands held in trust by said board for the benefit of said society.

Also:

House bill No. 357 (file No. 277), being

An act to amend chapter 7 of act No. 243 of the public acts of the year 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within the State," by adding four new sections thereto, to stand as sections 10, 11, 12 and 13 of said chapter.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, July 2, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House concurrent resolution No. 8, being

Concurrent resolution relative to the compilation and publication of the Journals and documents of the Legislature of 1889.

Also:

House joint resolution No. 18, being

An act authorizing the Governor to issue a patent to Johanna Felter of Detroit, Michigan, for the northwest fractional quarter of the southwest quarter of section 16 in township 4 south, of range 15 west, the same being primary school lands.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, July 2, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 709 (file No. 397), being

An act to provide for the payment of the salaries of certain State officers.

Also:

House bill No. 772 (file No. 405), being

An act to fix the salaries of the Governor and certain employees in the State and executive departments and to make an appropriation therefor.

C. G. LUCE, *Governor.*

The message was laid on the table.
On motion of Mr. H. W. Robinson,
The House adjourned.

Lansing, Wednesday, July 3, 1889.

The House met pursuant to adjournment and was called to order by the Speaker.

Roll called: Not a quorum present.

The following members answered to their names: Messrs. Dalton, Hancsom and Southworth.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, July 3, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House joint resolution No. 20 (file No. 10), being

An act for the relief of Mrs Josephine Granger, widow of Joseph Granger, late of Company "F," tenth regiment Michigan infantry.

Also:

House bill No. 530 (file No. 317), being

An act making an appropriation for the purpose of rebuilding and furnishing the center and south wings of the main building at the Reform School.

Also:

House bill No. 498 (file No. 364), being

An act to amend act No. 40 of the session laws of 1877, entitled "An act to provide for or facilitate the incorporation of military or light guard companies for certain purposes," being chapter 26 of Howell's annotated statutes, compiler's sections 994 to 1000, both inclusive, by adding three sections thereto, to stand as sections 8, 9 and 10.

C. G. LUCE,
Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,
Lansing, July 3, 1889. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State

House bill No. 451 (file No. 420), being

An act to provide for the incarceration of certain persons in the State House of Correction and branch of the State prison in the upper peninsula of Michigan.

Also:

House bill No. 83 (file No. 219), being

An act to provide for the amicable adjustment of grievances and disputes that may arise between employers and employés, and to authorize the creation of a State court of mediation and arbitration.

C. G. LUCE,
Governor.

The message was laid on the table.

The hour of 12 o'clock M. having arrived, the Speaker declared the House adjourned *sine die*.

HOUSE OF REPRESENTATIVES, }
Lansing, July 3, 1889. }

I hereby certify that the foregoing is a correct journal of the proceedings of the House of Representatives of the Legislature of Michigan, for the year 1889.

DANIEL L. CROSSMAN,
Clerk of the House of Representatives.



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INDEX.

This index contains the following named matter, and arranged in the order here indicated:

- 1st. Index of subject matter of every bill and joint resolution introduced into the House or received from the Senate.
 - 2d. Complete history of each House bill, with introduction number and, if printed, the file number of the same.
 - 3d. Complete history of each House joint resolution.
 - 4th. Complete history of each Senate bill received by the House, under its Senate introduction number.
 - 5th. Complete history of each Senate joint resolution received by the House.
 - 6th. General index to Journal.
-

ABBREVIATIONS.

- H. B., House bill.
S. B., Senate bill.
H. J. R., House joint resolution.
S. J. R., Senate joint resolution.
H. C. R., House concurrent resolution.
S. C. R., Senate concurrent resolution.
When no abbreviation is given with number, House bill is intended.
Com., committee.
Res., resolution.
-

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211. A bill to re-incorporate the village of Clio, in the county of Genesee, and to repeal act No. 259 of the session laws of 1873, relative to the incorporation of said village, and all acts amendatory thereto, and to add to the territory embraced in said act No. 259 the following territory, to wit: the east half of the southwest quarter of section 14, and the east half of the northwest quarter of section 23 of town 9 north, of range 6 east:	
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220. A bill to amend section 2 of chapter 8 and section 1 of chapter 8 of act No. 227 of the public acts of 1886, entitled An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto, approved June 20, 1886, as amended by the public acts of 1887:	

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passed ; immediate effect May 10.....	1576
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271. A bill to revise the charter of the village of Otsego, county of Allegan :	
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reported ; suspended ; passed ; immediate effect March 27.....	1080-1
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reported enrolled April 23.....	1402
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272. A bill making appropriations for introducing electricity for lighting the institution, for constructing a cement sidewalk, and for increasing the water supply at the Michigan Asylum for the insane :	
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reported ; amended ; third reading March 18.....	868
passed ; immediate effect ; title amended March 19.....	944-5
returned ; referred to committee on engrossment and enrollment April 20.....	1387
reported enrolled April 24.....	1380
approved April 25.....	1409-10
273. A bill making appropriation for a chapel and amusement hall for the Michigan Asylum for the Insane :	
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274. A bill to alter the boundaries of and detach certain lands from union school district of the city of Owosso:	
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reported; general order April 5.....	1140
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275. A bill making an appropriation for the maintenance and support of the mining school at Houghton in the county of Houghton, Michigan, for the years 1889 and 1890:	
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reported; third reading April 23.....	1344
passed; immediate effect April 23.....	1358-9
returned; referred to committee on engrossment and enrollment June 6.....	1890-40
reported enrolled June 7.....	1855
approved June 10.....	1874
276. A bill making an appropriation for fitting up and furnishing the new school building of the mining school at Houghton and finishing the grounds thereof, and supplying the same with water and equipping said building and school, and preparing the same to perform their proper functions as provided in act No. 70 of the session laws of 1885, entitled an act to establish and regulate a mining school in the Upper Peninsula, approved May 1, 1885:	
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reported enrolled June 7.....	1856
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277. A bill to appropriate to the Mining School at Houghton the sum of \$5,000 towards the maintenance and support of the mining school at Houghton, in the county of Houghton, Michigan, during the year 1889:	
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279. A bill to legalize and validate all proceedings had to establish a system of water-works, up to and including the issuing of certain bonds issued by the common council of the village of Ovid, in the county of Clinton, and State of Michigan:	
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281. A bill to regulate the practice of medicine and surgery in the State of Michigan:	
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283. A bill to amend section 3 of act No. 828 of the session laws of 1875, entitled an act to incorporate the village of Vandalia, as amended by act No. 811 of the session laws of 1879:	
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286. A bill to amend section 1 of act No. 161, session laws of 1850, and sections 4, 5, 6 and 7 of act No. 186, session laws of 1877, as amended by act No. 283, session laws of 1881, and entitled an act to provide for a tax upon dogs, and to create a fund for the payment of certain damages for sheep killed or wounded by them in certain cases, being sections 2118, 2126, 2127, 2128 and 2129 of Howell's Annotated Statutes of Michigan, and to add a new section to stand as section 2138:	
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287. A bill to amend section 1150 of the revised statutes of 1871, the same being section No. 1259 of Howell's Annotated Statutes of the State of Michigan, relative to hawkers and peddlers:	
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288. A bill to amend sections 1, 2, 3, 4, 5 and 7 of act No. 125, session laws of 1863, entitled "An act to prevent the spread of Canada thistles in the State of Michigan," approved March 17, 1863, being sections 2233, 2234, 2235, 2236, 2237 and 2239 Howell's Annotated Statutes, relative to protection against the spreading of Canada thistles, and to amend the title to said act:	
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289. A bill to declare the waters of the great lakes and their bays and inlets free to all for the purposes of fishing and shooting :	
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290. A bill to equalize the assessment and assessment roll of the village of Farwell, in the county of Clare, for the year eighteen hundred and eighty-eight:	

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292. A bill to amend section 5 of chapter 223 of the general statutes of the State of Michigan, as compiled by Andrew Howell, being section 5851 of said compiled statutes, relative to probate courts :	
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322. A bill to amend section 4 of act No. 386 of the public acts of 1879, entitled an act to incorporate the village of Charlevoix, approved April 8, 1879 :	
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459. A bill to secure to women citizens, who are otherwise qualified, the right to vote in school, town, city and other municipal elections :	

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introduced by Mr. Curtis February 19.....	498-9
referred to committee on judiciary by request.....	499
reported ; printed for use of committee March 23.....	1027
file No. 246.	
reported ; substitute ; general order April 19.....	1318-19
special order for Wednesday, May 15, at 2:30 P. M., May 10.....	1502
reported ; amended ; third reading May 15.....	1616-17
suspended ; passed ; title amended ; immediate effect May 15.....	1618-17
returned ; non-concurred ; tabled May 17.....	1647
460. A bill to amend sections 9, 16 and 17 of act No. 233 of the session laws of 1881, entitled An act to reorganize the Michigan institution for educating the deaf and dumb :	
introduced by Mr. Tinklepaugh February 19.....	499
referred to the committee on Michigan Institute for the Deaf and Dumb.....	499
reported ; amended ; general order May 2.....	1448
file No. 346.	
reported ; third reading May 14.....	1503-4
passed ; immediate effect May 16.....	1634-5
returned ; non-concurred June 20.....	2321
461. A bill to amend section 1 of act No. 157 of the session laws of 1881, entitled "An act to authorize the incorporation of a Michigan Millers' Mutual Fire Insurance Company," approved May 19, 1881, being section 4309 of Howell's Annotated Statutes, as amended by act No. 7 of the session laws of 1885 :	
introduced by Mr. Ferguson February 19.....	499
referred to committee on insurance.....	499
reported ; general order March 6.....	721-2
file No. 168.	
reported ; amended ; third reading March 14.....	879-80
passed ; immediate effect March 15.....	905
returned ; referred to committee on engrossment and enrollment March 22.....	1007
reported enrolled March 26.....	1049
approved, by Governor's notice of limitation, April 10.....	1185
462. A bill relative to combinations and trusts :	
introduced by Mr. Ferguson February 19.....	499
referred to committee on labor interests, by request.....	499
463. A bill to amend act 163, laws of 1851, being "An act to provide for the letting to contract the furnishing of fuel and stationery for the State, also the State printing and binding," by adding three new sections thereto :	
introduced by Mr. Ferguson February 19.....	499
referred to committee on State affairs.....	499
464. A bill to provide for the punishment of any person or persons who shall conceal, remove, dispose of, drive, ride, take or carry away any goods, chattels or personal property, fraudulently or with intent to prevent, hinder or delay the levying of any writ of replevin thereon that may be issued from any court in this State, or who shall refuse to disclose, when asked by any officer who shall be possessed of a writ of replevin therefor, where such goods, chattels and personal property may be found :	
introduced by Mr. Ferguson February 19.....	499
referred to committee on judiciary.....	499
reported adverse ; tabled March 20.....	959-60
465. A bill to amend sections 3 and 4 of chapter 7 of act No. 227 of the public acts of 1885 entitled an act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto, approved June 20, 1885, as said section 4 was amended by act No. 100 of the public acts of 1887, approved June 7, 1887, and to add a new section to said chapter 7 of said act No. 227 to stand as section 8 of said chapter :	
introduced by Mr. Peabody February 19.....	499
referred to committee on drainage.....	499
consolidated with 121, 220, 250, 419, 466, 472 May 7.....	1502-3

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for record of this bill see H. B. 121	1502-3
466. A bill to amend section 2 of chapter 2 of act No. 227 of the public acts of 1885, entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto, approved June 20, 1885, as amended by act No. 182 of the public acts of 1887, approved June 13, 1887:	
introduced by Mr. Peabody February 19.....	500
referred to committee on drainage.....	500
merged with H. B. 121, 220, 250, 419, 465, 472 May 7.....	1602-3
for record of this bill see H. B. 121.....	1502-3
467. A bill to prohibit the manufacture and sale of intoxicating liquors, and to prohibit the keeping of such intoxicating liquors for sale and to prohibit the keeping of any saloon or other place for the sale of such liquors in any township or incorporated village or city in this State under certain circumstances:	
introduced by Mr. Collins February 19.....	500
referred to committee on liquor traffic.....	500
reported ; ordered printed for use of committee June 14	1974
468. A bill to provide for the payment of commissioned officers who were commissioned by the Governor of this State between the 21st day of April, 1861, and the 1st day of March, 1865, and who were mustered into the service of the United States, for their services from the date of their muster into the service of the United States and while they actually performed the duties as such officers:	
introduced by Mr. Collins February 19.....	500
referred to committee on military affairs.....	500
469. A bill to amend section 2998 of the compiled laws of 1871, the same being section 4801 of Howell's Annotated Statutes, relative to fire and marine insurance companies:	
introduced by Mr. J. L. Preston February 19.....	500
tabled.....	500
470. A bill to amend section 9 of act No. 149 of the public acts of 1881, entitled An act to provide for the adoption and use of a standard form of fire insurance policy, approved May 12, 1881 :	
introduced by Mr. J. L. Preston February 19.....	500
tabled.....	500
471. A bill to provide for the committing of pauper insane persons to the Wayne county Insane Asylum and for the transfer of such persons to the State Asylum, and from the State Asylum to the said county asylum, and to provide for the support and maintenance of such insane persons :	
introduced by Mr. Wheaton, February 19.....	500-1
referred to committee on State affairs.....	501
reported ; amended ; general order March 15.....	895
file No. 217.....	
reported ; third reading March 22	1020
tabled March 26.....	1056
taken up ; referred to committee of the whole March 27.....	1060
discharged ; recommitted to general order April 19.....	1320
reported ; struck out June 18.....	2004-5
House non-concurred June 18.....	2004-5
third reading, on motion June 18.....	2004-5
tabled ; June 20.....	2076
taken up ; suspended ; amended ; passed ; immediate effect June 27.....	2242-3
reported ; referred to committee on engrossment and enrollment June 28.....	2284
reported enrolled March 23.....	2318
472. A bill to repeal section 1 of act No. 227 of the public acts of 1885, entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all laws relative thereto," approved June 20, 1885:	
introduced by Mr. Hinkson February 19	501
referred to committee on drainage.....	501

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for record of this bill see H. B. 121.....	1602-3
473. A bill requiring all circuit courts in chancery and judicial chambers to render decisions in all matters submitted to them within a given time thereafter:	
introduced by Mr. N. J. Brown February 19.....	501
tabled.....	501
taken up; referred to committee on judiciary May 4.....	1492
474. A bill providing for a uniform system of text-books in the public schools of this State:	
introduced by Mr. N. J. Brown February 19.....	501
tabled.....	501
475. A bill to authorize the board of State Auditors to audit the claim of George O'Donnell for work and labor and money expended in the building of certain State roads:	
introduced by Mr. Salisbury February 19.....	501
referred to committee on roads and bridges.....	501
476. A bill to permit the catching of mullet, suckers, red-sides, wall-eyed pike or sturgeon during the months of April and May by spearing or dip nets by any person in any of the streams within the limits of the county of Midland, Michigan:	
introduced by Mr. Salisbury February 19.....	501
referred to committee on education.....	501
477. A bill to unite in one school district, school district No. 1 of the city of Jackson and townships of Blackman and Summit and school district No. 17 of the city of Jackson and township of Blackman, and to provide for a board of education in said new district:	
introduced by Mr. Tyrrell February 19.....	501
referred to committee on education.....	501
reported adverse; tabled April 5.....	1139
478. A bill to authorize the board of trustees of union school district No. 1 of Jackson, Michigan, to establish and maintain a school for manual training:	
introduced by Mr. Tyrrell February 19.....	502
referred to committee on education.....	502
reported; general order April 5.....	1140
file No. 266.	
reported; third reading April 12.....	1237
passed; immediate effect April 16.....	1249-50
returned; referred to committee on engrossment and enrollment June 15.....	1986-7
reported enrolled June 18.....	2009
approved June 20.....	2062
479. A bill to amend section 9 of chapter 10 of act No. 326 of the session laws of 1888, entitled "An act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1888:	
introduced by Mr. Wetzlauer February 19.....	502
referred to committee on municipal corporations.....	502
reported; general order April 6.....	1156
file No. 276.	
reported; third reading May 1.....	1437-8
passed; immediate effect May 8.....	1480
returned; referred to committee on engrossment and enrollment May 18.....	1667-8
reported enrolled May 23.....	1725-6
approved May 28.....	1748-9
480. A bill to authorize the board of supervisors of Jackson county and the Jackson County Agricultural Society, of Jackson county, to sell and transfer certain lands situated in the city of Jackson, known as the Jackson county fair grounds:	
introduced by Mr. Watts February 19.....	503
tabled.....	502
taken up; referred to committee on agriculture March 23.....	1027
reported; suspended; passed; immediate effect April 24.....	1373-3
returned; referred to committee on engrossment and enrollment April 24.....	1376-7
reported enrolled April 24.....	1380
approved April 25.....	1412

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481. A bill to provide that payment of wages to employés shall be made weekly :	
introduced by Mr. Gill February 19	502
referred to committee of labor interests	502
482. A bill to amend section 6 of chapter 8 of act 248 of the laws of 1881, being compiler's section 1393 of Howell's Annotated Statutes, relative to the opening and maintaining of highways and private roads and the construction of bridges :	
introduced by Mr. Abbott February 19	502
referred to committee on roads and bridges	502
reported; general order May 7	1512-13
file No. 882.	
reported; third reading May 18	1669
enacting clause struck out May 22	1691
483. A bill for the protection of game :	
introduced by Mr. Eaton February 19	502
tabled	502
484. A bill to regulate the running of steamboats in the waters of the inland lakes of this State :	
introduced by Mr. Abbott February 19	502
tabled	502
taken up; referred to committee on federal relations April 17	1297
reported; substitute suspended; passed; immediate effect April 18	1805-6
returned; referred to committee on engrossment and enrollment May 18	1667
reported enrolled May 21	1671
approved May 22	1685
title of substitute :	
A bill to cede jurisdiction to the United States of America over lands now owned and occupied, and those to be acquired and occupied by the United States in the improvement of the Hay Lake channel, Michigan:	
485. A bill to provide for the consolidation of railroad companies organized in this State with railroad companies organized in other states :	
introduced by Mr. Abbott February 19	502
tabled	502
486. A bill to provide for the maintenance of bridges over and across mill dams and streams used in connection with water-power :	
introduced by Mr. Abbott February 19	606
tabled	503
487. A bill to define the powers and duties of the Commissioner of Railroads in certain cases :	
introduced by Mr. Abbott February 19	503
tabled	503
488. A bill to provide for curing defects in the organization of railroad companies organized in this State :	
introduced by Mr. Abbott February 19	503
tabled	503
489. A bill to revise and amend the charter of the village of Hudson :	
introduced by Mr. Abbott February 19	503
tabled	503
490. A bill to authorize and empower the common council of the village of Hudson to re-assess and collect certain taxes :	
introduced by Mr. Abbott February 19	503
tabled	503
491. A bill to authorize the city of Monroe to raise money for the purpose of sinking wells, etc.:	
introduced by Mr. Jackson February 19	508-4
referred to committee on municipal corporations	504
reported adverse; tabled June 28	2192-3
492. A bill to provide for the compensation of coroners of Wayne county :	
introduced by Mr. Murtagh February 19	504
referred to Wayne county delegation, with Mr. Murtagh as chairman	504

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reported ; struck out ; title tabled March 18.....	884 5 e
taken up ; reconsidered March 14.....	884
referred to Wayne county delegation, with Mr. Murtagh chairman, March 14.....	884
reported ; amended ; suspended ; passed ; immediate effect April 5.....	1145-6
returned ; referred to committee on engrossment and enrollment May 18.....	1586
reported enrolled May 15.....	1601
approved May 17.....	1646-7
493. A bill giving the plaintiff in actions on contracts in justice courts a lien on the personal property of defendant in certain cases:	
introduced by Mr. Dewey February 19.....	504
referred to committee on judiciary.....	504
reported adverse ; tabled May 17.....	1645
494. A bill prescribing the rules for the report of earnings of railroad companies for the assessment thereon of taxes by the Commissioner of Railroads :	
introduced by Mr. Sloeson February 19.....	504
tabled.....	504
495. A bill to provide for holding two of the four terms of the Circuit Court for the county of Osceola at Reed City :	
introduced by Mr. Sloeson February 19.....	504
tabled.....	504
taken up ; referred to judiciary committee May 6.....	1496
reported ; substitute suspended ; passed ; immediate effect May 7.....	1501-2
returned ; referred to committee on engrossment and enrollment May 9.....	1586
reported enrolled May 10.....	1581
approved May 16.....	1606
title of the substitute :	
A bill to authorize the village of Reed City, in the county of Osceola, to raise money to make public improvements in said village.	
496. A bill to amend section 2 of act No. 273 of the laws of 1887, entitled "An act to amend section 2 of act No. 237 of the laws of 1881, entitled 'An act to authorize and regulate within this State the business of plate glass, accident, live stock, steam boiler and fidelity insurance,' and to amend acts No. 42 and 77, approved June 3, 1881, being section 4326 of Howell's Annotated Statutes :"	
introduced by Mr. Hanscomb February 19.....	504
referred to committee on insurance.....	504
ordered printed for use of committee March 6.....	720-1
file No. 186.	
reported adverse ; tabled June 18.....	2006
497. A bill to amend the charter of the city of Owosso :	
introduced by Mr. O. S. Smith February 19.....	504-5
tabled.....	505
taken up ; referred to committee on municipal corporations May 4.....	1492
reported ; substitute ; general order May 8.....	1525
file No. 866.	
reported ; third reading May 21.....	1677
tabled May 22.....	1687
taken up ; referred to committee on municipal corporations June 19.....	2010
reported ; amended ; suspended ; passed ; immediate effect June 19.....	2043-4
returned ; referred to committee on engrossment and enrollment June 21.....	2118-19
reported enrolled June 25.....	2154
approved July 2.....	2232
498. A bill to amend act No. 40 of the session laws of 1887, entitled "An act to provide for or facilitate the incorporation of military or light guard companies for certain purposes," being chapter 26 of Howell's Annotated Statutes, compiler's sections 994 to 1000 both inclusive, by adding 3 sections thereto, to stand as sections 8, 9 and 10 :	

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introduced by Mr. Dee, February 19.....	505
referred to the committee on military affairs.....	505
reported; general order May 8.....	1526
file No. 384.	
reported; third reading June 21.....	2105-6
passed; immediate effect June 25.....	2151
returned; referred to committee on engrossment and enrollment June 27.....	2239
reported enrolled July 1.....	2319
approved July 2.....	2384
499. A bill to amend section 1 of chapter 9 of Act No. 326 of the session laws of 1883, entitled "An act to provide a charter for the City of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, as amended by act approved May 6, 1887:	
introduced by Mr. Dee February 19.....	505
referred to committee on municipal corporations.....	505
reported; amended; general order April 24.....	1371
file No. 386.	
discharged; referred to municipal corporations May 8.....	1521
reported; amended, general order May 8.....	1523
reported; third reading May 8.....	1542
passed; immediate effect May 8.....	1543-4
returned; referred to committee on engrossment and enrollment May 29.....	1776
reported enrolled June 7.....	1847
approved June 10.....	1878
500. A bill to amend section 6 of an act entitled "An act to establish a Board of Public Works in the city of Detroit," being act No. 392 of the session laws of 1873, approved April 29, 1873:	
introduced by Mr. Dee February 19.....	505
referred to committee on municipal corporations.....	505
reported adverse; tabled April 24.....	1872
501. A bill to amend sections 4 and 6 of chapter 11, of act No. 326 of the session laws of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883:	
introduced by Mr. Dee February 19.....	505
referred to committee on municipal corporations.....	505
reported; amended general order April 24.....	1371
file No. 387.	
reported; third reading May 14.....	1590-1
passed; immediate effect May 18.....	1629-30
returned; referred to committee on engrossment and enrollment June 28.....	2197
reported enrolled June 27.....	2251
approved July 2.....	2381-2
502. A bill to authorize the townships of Erie, LaSalle and Monroe, in the county of Monroe, to construct a gravel or stone road in the said several townships between the south line of Erie and the north line of Monroe, in the line of the old territorial road leading from Maumee to Detroit:	
introduced by Mr. Jackson February 19.....	505
referred to committee on roads and bridges.....	505
reported; general order February 27.....	685
file No. 146.	
reported; third reading March 18.....	868
passed; immediate effect March 14.....	884
returned; amended; referred to committee on engrossment and enrollment June 18.....	1942-3
reported enrolled June 18.....	2010
approved June 21.....	2091-2
503. A bill to re-incorporate the city of St. Ignace, and to repeal an act to incorporate the city of St. Ignace, approved March 14, 1883, and all amendments thereto:	

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introduced by Mr. Chambers February 19.....	505-6
tabled.....	506
taken up ; referred to committee on municipal corporations June 14.....	1971
reported substitute ; suspended ; passed ; immediate effect June 19.....	2044-5
returned ; referred to committee on engrossment and enrollment June 20.....	2044-5
reported enrolled June 26.....	2187-8
approved July 2.....	2231
504. A bill for the construction of the Lake Superior and Bay de Noquette State road, and making an appropriation of State swamp lands therefor:	
introduced by Mr. Chambers February 19.....	506
tabled.....	506
taken up; referred to committee on public lands February 27.....	643
reported : general order April 12.....	1224
file No. 293.....	
discharged : third reading June 27.....	2262
505. A bill to make the office of register of deeds a salaried office, to authorize boards of supervisors to fix the amount of such salary, and to provide for the disposition of the fees pertaining to said office:	
introduced by Mr. Alexander February 19.....	506
tabled.....	506
506. A bill to authorize the township of Frankenmuth to borrow money to be used in cleaning, dredging and straightening a portion of Cheboygan Creek in Saginaw county, and to issue bonds therefor:	
introduced by Mr H. W. Robinson February 19.....	506
referred to committee on drainage.....	506
507. A bill to authorize the township of Bloomfield to borrow money to be used in cleaning, dredging and straightening a portion of Cheboygan Creek, in Saginaw county, and to issue bonds therefor :	
introduced by Mr. H. W. Robinson February 19.....	506
referred to committee on drainage.....	506
508. A bill to authorize the township of Buena Vista to borrow money to be used in cleaning, dredging, and straightening a portion of Cheboygan Creek, in Saginaw county, and to issue bonds therefor :	
introduced by Mr. H. W. Robinson February 19.....	506
referred to committee on drainage.....	506
509. A bill for an act to amend section 17 of act 46 of the public acts of 1887, entitled "An act to establish and organize a municipal court in the city of East Saginaw, to be known and called the police court of East Saginaw, and to repeal all the provisions of the charter of the city of East Saginaw heretofore enacted to establish and organize police court in the city of East Saginaw, and all acts and parts of acts in any wise contravening the provisions of this act," approved March 25, 1887:	
introduced by Mr. H. W. Robinson February 19.....	506-7
referred to committee on judiciary.....	507
510. A bill to incorporate the village of Dearborn, in the county of Wayne :	
introduced by Mr. Deming February 19.....	507
tabled.....	507
taken up; referred to committee on municipal corporations May 13.....	1584
reported adverse ; tabled June 27.....	2249
511. A bill to provide for the appointment of a State Marshal and to prescribe his powers and duties:	
introduced by Mr. Heineman February 19.....	507
referred to committee on liquor traffic	507
512. A bill to amend sections 1 and 9 of act No. 318 of the session laws of 1887, relative to the taxation and regulation of manufacture and sale of spirituous and malt, brewed and vinous liquors :	
introduced by Mr. Heineman February 19.....	507
referred to committee on liquor traffic.....	507

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513. A bill to facilitate the inspection and examination of records and files in the office of the register of deeds, and to secure to the public access to the indexes in said office made at the expense of the counties, and to simplify and facilitate the examination of the records in the said office:	
introduced by Mr. A. A. Smith February 19.....	513-14
tabled.....	514
514. A bill to amend section 1 of chapter 180, of the completed laws of 1871, being compiler's section No. 6209 of Howell's Annotated Statutes, relative to marriages and the solemnization thereof :	
introduced by Mr. Baker February 19.....	514
referred to committee on State affairs.....	514
reported; general order March 6.....	728
file No. 179.	
reported; third reading March 15.....	914-15
passed March 19.....	864
returned, non-concurred June 29.....	2320-1
515. A bill to organize the township of Wells, in the county of Delta:	
Introduced by Mr. Northup February 19.....	514
tabled.....	514
taken up; referred to committee on towns and counties June 13.....	1921
reported substitute; suspended; passed; immediate effect June 19.....	2050
returned; referred to committee on engrossment and enrollment June 21.....	2118
reported enrolled June 28.....	2186
approved July 2.....	2320-1
title of substitute:	
A bill to detach certain territory from the townships of Escanaba and Ford River, in the county of Delta, and to organize the township of Wells.	
516. A bill to extend the time for the collection of taxes in the city of Stanton, in the county of Montcalm, for the year 1888:	
introduced by Mr. N. J. Brown February 19.....	514
referred to committee on judiciary.....	514
reported; suspended; passed; immediate effect February 20.....	539-40
returned; referred to committee on engrossment and enrollment February 27.....	638
reported enrolled March 1.....	664
approved March 1.....	665
517. A bill to authorize and empower the board of control of State swamp lands to make an appropriation of State swamp land for the construction of a drain by the most feasible route from the southwest quarter of section 10 to the southeast quarter of section 2 in township of Ellington, in the county of Tuscola, Michigan :	
introduced by Mr. McKay February 19.....	514
referred to committee on public lands and drainage jointly.....	514
518. A bill to amend section 8 of act No. 280 of the public acts of 1887, entitled an act to protect the owners or keepers of stallions:	
introduced by Mr. Fitch February 19.....	514
referred to committee on agriculture.....	514
519. A bill for the exemption of the Kalamazoo river from its mouth at Lake Michigan to the dam in said river in the township of Allegan, in Allegan county, from the fish and game law now on statute books of State of Michigan :	
introduced by Mr. Stout February 19.....	514
tabled.....	514-15
520. A bill to organize and establish a school district in the township of Lyons in the county of Ionia, and State of Michigan, to be known as school district No. 8 in said township:	
introduced by Mr. H. W. Browne.....	515
referred to committee on education.....	515
reported adverse; tabled March 18.....	861
521. A bill to amend sections 2 and 14 of act No. 467 of the local acts of 1887, entitled "An act to revise and amend act No. 305 of the local acts of 1883, entitled 'An act to re-incorpo-	

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rate the village of Vicksburg," approved May 18, 1887, and to add two new sections thereto to stand as sections 17 and 18:	
introduced by Mr. Kirby February 19.....	515
referred to committee on municipal corporations.....	515
reported; ordered printed for use of committee June 8.....	1873
file No. 412.	
reported; amended; general order June 18.....	1898-9
discharged; suspended; passed; immediate effect June 21.....	2101-2
returned; referred to committee on engrossment and enrollment June 27.....	2280
reported enrolled June 29.....	2318
approved June 29.....	2328
522. A bill to detach certain territory from school district No. 3 in the township of Lyon, Ionia county, and attach it to school districts Nos. 1 and 6 in the township of Lyons, Ionia county:	
introduced by Mr. Hawley February 19.....	515
referred to committee on education.....	515
reported adverse; tabled March 18.....	861
523. A bill to amend section 10 of act No. 49 of the public acts of 1875, entitled: "An act to provide for a municipal court in the city of Grand Rapids, to be called the Superior Court of Grand Rapids," approved March 24, 1875; the same being section 6573 of Howell's Annotated Statutes of the State of Michigan:	
introduced by Mr. Gill February 19.....	515
referred to committee on judiciary.....	515
reported; suspended; passed; immediate effect May 28.....	1706-7
returned; non-concurred, June 29.....	2284
524. A bill to amend section 9 of act No. 192 of the session laws of Michigan of 1887, entitled "An act to amend act No. 260 of the public acts of 1881," approved June 10, 1881, being chapter 52 of Howell's annotated statutes, relative to the protection of children in certain cases, by adding thereto four new sections, to stand as sections 7, 8, 9 and 10 of said act:	
introduced by Mr. Stoflet February 19.....	515
referred to committee on judiciary.....	515
reported; substitute; general order April 18.....	1307-8
file No. 318.	
reported; third reading May 18.....	1808-9
passed; immediate effect May 22.....	1809
returned; referred to committee on engrossment and enrollment June 12.....	1912-13
reported enrolled June 15.....	1979
approved June 19.....	2021
525. A bill to provide for the appointment of a stenographer for the probate court of the county of Wayne and for the police courts of the city of Detroit, to prescribe his powers and duties, and fix his compensation:	
introduced by Mr. Stoflet February 19.....	515
referred to committee on judiciary.....	515
reported; general order April 18.....	1302-3
file No. 314.	
reported; amended; third reading May 9.....	1559-60
passed; immediate effect May 10.....	1579
returned; amended; concurred June 8.....	1841-2
referred to committee on engrossment and enrollment June 6.....	1841-2
reported enrolled June 7.....	1856
approved June 10.....	1877
526. A bill to amend sections 4496 and 4499 of the compiled laws of 1871, being sections 5964 and 5967 of Howell's Annotated Statutes, relative to assignment, partition and distribution of estates of deceased persons:	
introduced by Mr. Stoflet February 19.....	516
referred to committee on judiciary.....	516

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reported ; general order February 27.....	847-8
file No. 155.	
reported ; third reading March 18.....	863-4
passed ; immediate effect March 19.....	941-2
returned ; referred to committee on engrossment and enrollment April 17.....	1293
reported enrolled April 23.....	1351
approved April 26.....	1408
527. A bill to amend section 1 of act No. 129 of the public acts of 1887, entitled "An act to prevent the carrying of concealed weapons, and to provide punishment therefor."	
introduced by Mr. Stoflet February 19.....	516
referred to committee on judiciary.....	516
reported adverse; tabled June 19.....	2089
528. A bill to allow registers of deeds to correct, or cause to be corrected, any mistakes or discrepancies in deeds, mortgages, or other papers presented for record, before recording the same in their office :	
introduced by Mr. Connor February 19.....	516
tabled.....	516
taken up ; referred to committee on State affairs May 14.....	1589
529. A bill to define the liability of fire and marine insurance companies and associations in case of loss to insured property :	
introduced by Mr. Zagelmeyer and Mr. Connor February 19.....	516
tabled.....	516
taken up ; referred to committee on insurance May 13.....	1584
reported ; substitute ; without recommendation May 18.....	1641-2
general order, on motion, May 18.....	1641-2
file No. 380.	
reported ; third reading May 24.....	1741
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595. A bill to amend sections 34, 50 and 51 of chapter 7 of act No. 228 of the session laws of 1883, entitled "An act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883:	
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596. A bill providing for the employment, defining the duties and fixing the compensation of a stenographer for the 23rd judicial circuit, State of Michigan:	
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613. A bill to amend sections 1, 3, 5, 7, 15 and 20 of act No. 389 of the local acts of 1881, entitled "An act to establish a board of police and fire commissioners in the city of Grand Rapids and to prescribe their powers and duties," approved May 24, 1881, as amended by an act approved June 3, 1885 :	

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638. A bill to amend section 1 of an act entitled "An act to reorganize the public library of Bay City" and to repeal section 12 of act No. 370 of the session laws of 1867, entitled "An act to organize union school districts of Bay City," approved March 20, 1867, as amended by the several acts amendatory thereof :	
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taken up; referred to committee on towns and counties February 28.....	611
reported adverse March 6.....	723
indefinitely postponed March 6.....	723
733. A bill to incorporate the public schools of the village of Petoskey, Emmet county:	
introduced by Mr. Wachtel February 20.....	571
tabled.....	571
taken up; referred to committee on education March 15.....	913
reported; amended; general order April 17.....	1287
file No. 311.	
reported; amended; third reading June 12.....	1917-18
passed; immediate effect June 13.....	1929
returned; referred to committee on engrossment and enrollment June 17.....	1998
reported enrolled June 20.....	2050
approved June 20.....	2193
N. B.—House bill No. 723 erroneously printed as No. 733.	
734. A bill to authorize and empower the township board of the township of Maple River, in the county of Emmet, to compromise, settle and discharge from liability Henry Bull, John D. Higginbotham and Simon P. Dettweiler, bondsmen of Marsdown M. Sanford, defaulting treasurer of said township, for less than full amount thereof:	
introduced by Mr. Wachtel February 20.....	571
tabled.....	571
taken up; referred to committee on judiciary February 25.....	611
reported; suspended; passed; immediate effect March 27.....	1096
returned; referred to committee on engrossment and enrollment April 16.....	1247-8
reported enrolled April 23.....	1252
approved April 25.....	1408
735. A bill to authorize and empower the board of control of State swamp lands to make an appropriation of State swamp lands for the purpose of dredging the channel between Pickerel and Crooked lakes in the township of Littlefield, Emmet county, Michigan:	
introduced by Mr. Wachtel February 20.....	571
tabled.....	571
taken up; referred to committee on public lands February 25.....	611
reported; general order June 5.....	1229-30
file No. 406.	
reported; amended; third reading June 13.....	1981
passed; immediate effect June 13.....	1949-50
returned; amended; concurred; referred to committee on engrossment and enrollment June 21.....	2116-17
reported enrolled June 28.....	2186
approved June 27.....	2281
736. A bill to organize the county of McMillen:	
introduced by Mr. Wagner February 20.....	571
tabled.....	571
taken up; referred to committee on towns and counties April 28.....	1361
reported; substitute; suspended; passed; immediate effect April 26.....	1402-3
returned; referred to committee on engrossment and enrollment May 15.....	1620
reported enrolled May 16.....	1643
approved May 17.....	1646
new title:	
A bill to detach certain territory from the township of Ontonagon, in the county of On-	

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tonagon, and organize the same into a separate township, to be known as the township of McMilan.	
737. A bill to punish any person who sends, takes or carries, or attempts to send, take or carry, or procure to be sent, taken or carried, dynamite, nitro-glycerine or other explosive substance, either as freight or baggage, on any passenger boat or vessel, or any railroad car or train of cars, or any street car, stage or vehicle used wholly or partly for carrying passengers :	
introduced by Mr. Wagner February 20.....	571
tabled.....	571
738. A bill to provide for the ceding to the United States of America exclusive jurisdiction over the site and grounds selected, or to be hereafter selected, for the erection of a public building for the use of the United States postoffice, custom house, internal revenue office and other public offices of the United States, in the city of Kalamazoo, Michigan, during the time the United States shall be or remain the owner thereof for all purposes except the administration of the criminal laws of the State of Michigan, and the service of process therein :	
introduced by Mr. Lusk February 20.....	571
tabled.....	571
taken up; referred to committee on federal relations March 7.....	789
reported; suspended; passed; immediate effect March 20.....	961-3
returned; referred to committee on engrossment and enrollment March 27.....	1103
reported enrolled April 5.....	1151
approved April 6.....	1158
739. A bill to provide for the incorporation of independent military companies :	
introduced by Mr. Dee February 20.....	571
tabled.....	571
taken up; referred to committee on military affairs March 15.....	912
740. A bill to regulate the extent of railroad depot grounds in the State of Michigan, and provide for fencing the same :	
introduced by Mr. Waite February 20.....	571-2
tabled.....	573
741. A bill to provide that judgment in certain cases shall be a lien on real estate :	
introduced by Mr. Waite February 20.....	572
tabled.....	573
742. A bill to provide for the inspection of steam boilers :	
introduced by Mr. Waite February 20.....	572
tabled.....	573
taken up; referred to committee on State affairs May 4.....	1402
743. A bill to incorporate the city of Norway, in Menominee county :	
introduced by Mr. Waite February 20.....	572
tabled.....	572
744. A bill to incorporate certain sections of land in the township of Croton, Newaygo county, Michigan, into a school district :	
introduced by Mr. Collins February 20.....	572
tabled.....	573
taken up; referred to committee on education June 26.....	2178
reported substitute; suspended; passed June 26.....	2180-1
returned; referred to committee on engrossment and enrollment June 27.....	2286-7
reported enrolled June 28.....	2298
approved June 29.....	2298
745. A bill to amend section 258, as amended by act No. 22, of the session laws of 1879, entitled "an act to provide for the inspection of illuminating, petroleum or coal oils, and to repeal act No. 181, of the session laws of 1875, approved May 1, 1875, and act No. 196, of the session laws of 1877, approved May 22, 1877, being sections 1588, 1589 and 1541 of Howell's Annotated Statutes of Michigan :	
introduced by Mr. Waite February 20.....	573
tabled.....	573

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746. A bill providing for the appointment, defining the duties and fixing the compensation of two stenographers for the supreme court of the State of Michigan:	
introduced by Mr. Waite February 20	572-3
referred to committee on judiciary	573
reported adverse; tabled June 19	2038
747. A bill to reimburse Lucius C. Wood for lands purchased by the Port Huron & Milwaukee Railway Company, and for valuable improvements made thereon, said lands having been set aside by the State of Michigan for the benefit of said railroad company:	
introduced by Mr. N. J. Brown February 20	573
tabled.....	573
748. A bill to amend sundry sections of act No 318, of the session laws of 1887, entitled "An act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering of spirituous and intoxicating liquors, and malt, brewed or fermented liquors and vinous liquors in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act:	
introduced by Mr. Watson February 20.....	573
tabled.....	573
749. A bill to amend sections 1, 2, 3, 4, 5, 6, 7, 8 and 9 of chapter 10 of act No. 326 of the local acts of 1888, entitled An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith, relative to the assessment of taxes and their collection:	
introduced by Mr. Wells February 20.....	573
tabled.....	573
750. A bill to amend sections 2 and 3 of the local acts of 1888, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith, relative to the registration of electors and elections:	
introduced by Mr. Wells February 20.....	573
referred to committee on municipal corporations.....	573
reported; general order April 18	1308
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reported; amended; third reading May 9.....	1559-60
passed May 10	1578-9
returned; referred to committee on engrossment and enrollment June 10.....	1884
reported enrolled June 15.....	1980
approved June 20.....	2061
751. A bill to regulate the construction of street railways in this State:	
introduced by Mr. Wells February 20.....	573-4
referred to committee on railroads	574
reported; printed for use of committee March 19	950-1
file No. 231.	
reported; general order May 23	1708-4
reported; struck out; title tabled May 28	1765-6
reconsidered; tabled May 29	1769
752. A bill to authorize the formation of corporations for the purpose of buying, leasing and selling real estate, and buying and selling real estate securities:	
introduced by Mr. Wells February 20	574
referred to committee on private corporations	574
reported; printed for use of committee March 20	961
file No. 236.	
reported adverse; tabled April 10	1199
753. A bill to amend section 8 of chapter 18 of the charter of the city of Detroit, relative to the board of police commissioners:	
introduced by Mr. Wetzlauer February 20	574
referred to committee on municipal corporations	574
reported adverse; tabled June 26	2192-3
754. A bill to amend sections 1 and 5 of an act entitled "An act to prevent the sale of impure, unwholesome, adulterated, or swill milk, and to provide for inspectors," approved June	

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25, 1887, and to add certain new sections thereto, to stand as sections 9, 10, 11, 12 and 13:	
introduced by Mr. Wachtel February 20.....	574
referred to committee on public health.....	574
755. A bill to provide for the payment of a salary to the present recorder of the city of Detroit if he should resign, and to authorize the Governor to fill any vacancy that may occur in said office:	
introduced by Mr. Wheaton February 20.....	574
referred to committee on judiciary.....	574
reported, without recommendation, April 23.....	1350-1
suspended; general order, on motion, April 23.....	1351
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discharged; tabled May 10.....	1509
taken up; referred to committee on judiciary June 18.....	2005-6
reported substitute; general order June 19.....	2040-1
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discharged; passed; immediate effect June 25.....	2134
returned; referred to committee on engrossment and enrollment June 25.....	2142
reported enrolled June 25.....	2155
approved June 26.....	2194
title of substitute:	
A bill to provide for an associate judge of the recorder's court of the city of Detroit, and to authorize the Governor of the State to fill any vacancy therein.	
756. A bill to amend chapter 10 of the charter of the city of Detroit:	
introduced by Mr. Wheaton February 20.....	574
referred to committee on municipal corporations.....	574
reported adverse; tabled June 26.....	2102-3
757. A bill to amend sections 4, 5 and 8 of act No. 372 of the laws of 1867, entitled "An act to revise the charter of the city of Flint," approved March 20, 1867, and acts amendatory thereof:	
introduced by Mr. White February 20.....	574
referred to committee on municipal corporations.....	574
reported adverse; tabled March 20.....	903
taken up; referred to committee on municipal corporations April 20.....	1332
758. A bill to prevent the adulteration of and the deception in the manufacture and sale of dairy products:	
introduced by Mr. Wiggins February 20.....	574
tabled.....	575
759. A bill to amend section 11 of act 153 of the session laws of 1886, approved June 9, 1886, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," as amended by act 254 of the session laws of 1887, approved June 25, 1887:	
introduced by Mr. Zagelmeyer February 20.....	575
tabled.....	575
760. A bill to detach the township of Tittawabassee from the county of Saginaw and attach the same to Bay county:	
introduced by Mr. Zagelmeyer February 20.....	575
tabled.....	575
761. A bill to establish a State road in Bay county:	
introduced by Mr. Zagelmeyer February 20.....	575
referred to committee on roads and bridges.....	575
reported; substitute; suspended; passed; immediate effect March 12.....	841-2
returned; referred to committee on engrossment and enrollment March 12.....	850-1
reported enrolled March 13.....	855
approved March 14.....	873-4
title of substitute:	
A bill to provide for the construction and maintenance of stone, gravel, macadamized and	

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other roads in the county of Saginaw, and to authorize said county to issue its bonds therefor :	
762. A bill to amend sections 8083 of an act to authorize proceedings against garnissees and for other purposes, approved March 23, 1849, and amendments thereto :	
introduced by Mr. Zagelmeyer February 20.....	575
referred to committee on labor interests.....	575
reported adverse; tabled March 27.....	1098
taken up; referred to committee on judiciary May 28.....	1761
reported adverse; general order on motion June 14.....	1961
file No. 424.	
discharged; suspended; indefinitely postponed June 27.....	2294
763. A bill to amend section 86 of chapter 10, of the compiled laws of 1871, being compiler's section 604 of Howell's Annotated Statutes, section 95 of chapter 10, of compiled laws of 1871, being compiler's section 614, of Howell's Annotated Statutes, and section 1 of act 204, of the session laws of 1881, being compiler's section 7136 of Howell's Annotated Statutes, relative to county surveyors :	
introduced by Mr. Zagelmeyer February 20.....	575
referred to committee on State affairs.....	575
reported adverse; general order on motion June 19.....	2041
file No. 432.	
discharged; third reading June 27.....	2263-4
tabled June 27.....	2263-4
764. A bill to amend act No. 307 of the session laws of 1885, being an act to revise and amend the charter of West Bay City, and to repeal all acts and parts of acts in conflict therewith by amending sections 17 and 24 of title 5, section 1 of title 6, section 16 of title 12, and by adding 4 new sections thereto to be numbered sections 18, 19, 20 and 21, and by amending sections 7 and 13 of title 16, and section 8 of title 18 of an act entitled an act to revise and amend the charter of West Bay City, and to repeal all acts and parts of acts in conflict therewith, being act No. 307 of the session laws of 1885, as amended by act No. 434 of the session laws of 1887, approved April 16, 1887:	
introduced by Mr. Zagelmeyer February 20.....	575-6
referred to committee on municipal corporations.....	576
reported; substitute; general order April 24.....	1872
file No. 835.	
discharged; suspended; passed; immediate effect May 8.....	1460-1
returned; referred to committee on engrossment and enrollment May 18.....	1666
reported enrolled May 23.....	1725
approved May 28.....	1770
765. A bill to amend section 7706 of the compiled laws of 1871, being section 9298 of Howell's Annotated Statutes :	
introduced by Mr. Fitch February 20.....	576
tabled.....	576
766. A bill to prevent the manufacture and sale of adulterated articles of food and drink, and to provide for their inspection :	
introduced by Mr. Crosby February 20.....	576
referred to committee on public health.....	576
printed for use of committee April 6.....	1158
file No. 275.	
reported adverse; tabled June 21.....	2067-8
767. A bill to amend section 1618 and section 1621 of Howell's Annotated Statutes, relative to rates of toll for grinding grain :	
introduced by Mr. Crosby February 20.....	576
referred to committee on manufactures.....	576
768. A bill to amend section 8 of act No. 128 of the public acts of 1887, entitled "An act for the requiring of a civil license in order to marry and the registration of the same, and to provide a penalty for the violation of the same," approved May 31, 1887:	
introduced by Mr. Morton February 20.....	576

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referred to committee on judiciary.....	576
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reported ; substitute ; general order April 23.....	1862
discharged ; referred to special committee May 17.....	1865-6
conference committee appointed, Messrs. Potter, J. L. Preston and Killean, May 28.....	1715
reported ; substitute ; general order June 5.....	1826
769. A bill to amend section 9 of act No. 243 of the public acts of 1881, being an act entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," the same being compiler's section 1804 of Howell's Annotated Statutes of Michigan :	
introduced by Mr. Aleshire February 20.....	576
tabled.....	576
770. A bill to amend section 2 of act No. 170 of the session laws of 1877, approved May 22, being compiler's section 11 of Howell's Annotated Statutes:	
introduced by Mr. Damon February 20.....	576
tabled.....	576-7
taken up ; indefinitely postponed March 8.....	807
771. A bill authorizing and requiring the Secretary of State to furnish a copy of Howell's Annotated Statutes to each incorporated village within the State:	
introduced by Mr. Damon February 20.....	577
tabled.....	577
taken up ; referred to committee on State affairs June 11.....	1900
reported substitute ; suspended ; passed ; immediate effect June 21.....	2123-24
returned ; non-concurred June 29.....	2223
772. A bill to fix the salaries of certain employés in the Auditor General's office:	
introduced by Mr. Zagelmeyer February 20.....	577
tabled.....	577
taken up ; referred to committee on State affairs May 23.....	1723
reported substitute ; general order June 5.....	1824-5
file No. 405.	
reported ; amended ; third reading June 18.....	1861
passed June 13.....	1947-8
returned ; amended ; title amended June 28.....	2285
concurred ; referred to committee on engrossment and enrollment June 28.....	2285
reported enrolled June 28.....	2318-19
approved July 2.....	2338-4
title of the substitute :	
A bill to fix the salaries of the Governor and certain employés in the State departments, and to make an appropriation therefor.	
773. A bill to authorize and provide for the surrender or transfer by plank, gravel and toll road and toll bridge companies of their corporate rights and privileges:	
introduced by Mr. Dee February 20.....	577
referred to committee on roads and bridges.....	577
reported adverse ; tabled June 26.....	2189
774. A bill to amend the charter of the village of Buchanan :	
introduced by Mr. Alshire February 20.....	577
tabled.....	577
775. A bill to carry into effect section 12 of article 15 of the constitution relative to the holding of real estate by corporations :	
introduced by Mr. Wachtel February 20.....	577
tabled.....	577
776. A bill to amend section 3 of act No. 318 of the public acts of 1887, being an act entitled "An act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors,	

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and malt, brewed, or fermented liquors and vinous liquors in this State," and to repeal all acts or parts of acts inconsistent with the provisions of this act ;	
introduced by Mr. Aleshire February 20.....	577
tabled.....	577-8
taken up; referred to committee on liquor traffic May 4	1491
reported; general order June 18.....	1924
file No. 423.	
discharged; third reading June 27.....	2265
tabled June 27.....	2265
777. A bill to amend section 2 of act No. 265 of the public acts of 1887, entitled "An act to protect fish and regulate fishing in the lakes, rivers and streams within and bordering the State by providing close seasons for fishing, prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture," and to repeal sections 5, 6 and 9 of act No. 350 of the session laws of 1885, approved March 21, 1885; act No. 211 of the session laws of 1885, approved March 16, 1885; act No. 80 of the session laws of 1890, approved March 30, 1888; act No. 104 of the public acts of 1877, approved May 9, 1877; act No. 278 of the public acts of 1881, approved June 11, 1888; act No. 5 of the public acts of 1883, approved February 21, 1883; act No. 55 of the public acts of 1883, approved April 27, 1883; act No. 184 of the public acts of 1883, approved June 8, 1883:	
introduced by Mr. Wood February 20.....	580
referred to committee on fisheries.....	580
778. A bill to authorize and require the State Treasurer to pay to the heirs-at-law of Frank M. Lyon the sum of \$3,000 on account of injuries received by Frank M. Lyon while in the employment of the State of Michigan, resulting in his death :	
introduced by Mr. Curtis February 20.....	580-3
referred to committee on State affairs.....	581
779. A bill to vacate the county of Midland and to attach the territory to the county of Saginaw:	
introduced by Mr. Salisbury February 20.....	581
tabled.....	581
taken up; referred to committee on municipal corporations February 27.....	
780. A bill to divide the territory comprising the county of Saginaw into two counties, to be known as the county of Saginaw and the county of Hoyt:	
introduced by Mr. Salisbury February 20.....	581
tabled.....	581
781. A bill to empower the city of Detroit to contract for the removal, disposition or destruction of garbage for a period of one, two, or not exceeding five years:	
introduced by Mr. Dee February 20.....	581
referred to committee on municipal corporations.....	581
reported adverse; tabled June 28.....	2192-3
782. A bill to authorize any corporation organized under the laws of this State to sell its property, franchises, rights and privileges to any corporation organized under the laws of this State for the same corporate purposes :	
introduced by Mr. Dee February 20.....	581
referred to committee on judiciary.....	551
reported adverse; tabled April 19.....	1819
783. A bill to prevent persons from unlawfully using or wearing masonic badges or emblems in this State :	
introduced by Mr. Waite February 20.....	581
tabled.....	581
referred to committee on State affairs April 23.....	1844-5
reported; amended; suspended; passed; immediate effect April 23.....	1848-9
returned; non-concurred June 29.....	2224
784. A bill to authorize the townships of Rust, Hillman and Montmorency, in Montmorency county, to vote a bonus for railroad :	
introduced by Mr. Potter February 20.....	581
tabled.....	581
785. A bill to provide for the collection of specific taxes from corporations, copartnerships, par-	

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ties or persons subject under any laws of this State to the payment of such taxes, to fix the time when such taxes become a lien upon the property of such corporations, copartnerships, parties or persons, and to define the property to which the lien shall attach, and to repeal act No. 57 of the session laws of 1872, approved March 29, 1872, and acts No. 10 and 11 of the session laws of 1873, approved February 14, 1873, being paragraphs Nos. 1249 to 1256 both inclusive of Howell's Annotated Statutes of 1882:	
introduced by Mr. Taylor February 20.....	581-2
referred to committee on judiciary.....	582
reported; amended; general order April 17.....	1290
file No. 810.	
reported; third reading May 9.....	1555
suspended; passed; immediate effect May 9.....	1555-6
returned; referred to committee on engrossment and enrollment June 21.....	2117-18
reported enrolled June 26.....	2185-6
approved July 2.....	2380
786. A bill to amend sections 5 and 17 of chapter 133, being sections 4251 and 4263 of the general statutes of the State of Michigan, compiled and annotated by Andrew Howell, entitled Mutual Fire Insurance Companies:	
introduced by Mr. Cole February 20.....	582
tabled.....	582
taken up; referred to committee on insurance March 31.....	989
reported; printed for use of committee March 31.....	997
file No. 242.	
reported adverse; tabled April 23.....	1346-7
787. A bill to authorize incorporated cities and villages of this State to assess and collect a special tax or license upon all classes of auctioneers and peddlers doing business within their several corporations:	
introduced by Mr. A. A. Smith February 20.....	582
tabled.....	582
788. A bill to amend section 18 of chapter 3 of act No. 154 of the public acts of 1881, entitled an act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act, approved May 21, 1881, being compiler's section No. 5071 of Howell's Annotated Statutes:	
introduced by Mr. Hoaglin February 20.....	582
tabled.....	582
789. A bill to empower the board of supervisors of Saginaw county to acquire by purchase the bridges over Saginaw river and tributaries or any one thereof in Saginaw county:	
introduced by Mr. Hollister February 20.....	582
tabled.....	582
790. A bill to amend section 32 chapter 50 of the compiled laws of 1871, being compiler's section 1786 of Howell's Annotated Statutes of 1882, relative to the support of the poor by townships:	
introduced by Mr. Diekema February 20.....	582-3
tabled.....	583
791. A bill to amend act No. 234 of the local acts of 1881, entitled "An act to re-incorporate the village of Northville," approved February 23, 1881:	
introduced by Mr. Wells February 20.....	583
tabled.....	583
taken up; referred to committee on municipal corporations June 12.....	1906-7
reported; substitute; general order June 14.....	1974-5
file No. 425.	
discharged; suspended; passed; immediate effect June 24.....	2181
returned; referred to committee on engrossment and enrollment June 26.....	2214-15
reported enrolled June 27.....	2251
792. A bill to amend act No. 232, local acts of 1879, entitled "An act to re-incorporate the village of Plymouth, county of Wayne, State of Michigan," approved March 4, 1879:	
introduced by Mr. Wells February 20.....	583

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tabled.....	583
793. A bill to amend section 5, chapter 11, of act No. 164 of the public acts of 1881, as amended by act No. 266, public acts of 1887, approved June 27, 1887:	
introduced by Mr. Wells February 20.....	583
referred to committee on education.....	583
reported; substitute; suspended; passed; immediate effect June 7.....	1861-2
returned; referred to committee on engrossment and enrollment June 21.....	2093
reported enrolled June 21.....	2110
approved June 27.....	2231
title of substitute:	
A bill to amend act No. 153 of the session laws of 1861, being an act entitled An act to incorporate the public school of the city of Adrian, as amended by act No. 341 of the session laws of 1869, and all other acts amendatory thereof.	
794. A bill to amend section No. 8 of act No. 200 of the public acts of 1885, entitled An act to establish an advisory board in the matter of pardons, as amended by act 127 of the public acts of 1887:	
introduced by Mr. Judd February 20.....	583
referred to committee on judiciary.....	583
reported adverse; tabled April 11.....	1201
795. A bill to provide funds for the Upper Peninsula School of Mines:	
introduced by Mr. Connor February 20.....	583
tabled.....	583
taken up; referred to committee on local taxation May 8.....	1521
reported; substitute; tabled May 10.....	1879-80
taken up; suspended; passed; immediate effect May 21.....	1675
returned; referred to committee on engrossment and enrollment June 8.....	1871
reported enrolled June 16.....	1980
approved June 19.....	2080
new title:	
A bill to authorize the township of Churchill, in Ogemaw county, Michigan, to borrow money to be used in paying indebtedness upon outstanding contingent and highway orders and to issue bonds therefor.	
796. A bill requiring visiting committees to State institutions to go unaccompanied and without notice to the authorities of such institution:	
introduced by Mr. Randall February 20.....	583
referred to committee on State affairs.....	583
reported; substitute; general order June 4.....	1813
suspended; passed; immediate effect June 4.....	1813-14
returned; referred to committee on engrossment and enrollment June 15.....	1888
reported enrolled June 18.....	2009
approved June 20.....	2068
title of the substitute:	
A bill to change the name of James Seare, of Harbor Springs, Emmet county, Michigan, to James E. Hartwell.	
797. A bill to require the production of tax receipts in certain cases before any deed shall be entered for record:	
introduced by Mr. Randall February 20.....	584
referred to committee on judiciary.....	584
798. A bill for the punishment of crime in certain cases:	
introduced by Mr. Waite February 20.....	584
tabled.....	584
taken up; referred to committee on judiciary April 22.....	1845
reported; substitute; general order April 23.....	1850
file No. 828.	
reported; amended; third reading May 6.....	1496-7
passed May 7.....	1505-6
returned; amended May 16.....	1628-7

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concurring; referred to committee on engrossment and enrollment May 16.....	1626-7
reported enrolled May 17.....	1659
approved May 18.....	1663-4
799. A bill to legalize certain township bonds of the township of Billings, Gladwin county, issued by the authority of the township officers thereof, and to provide for the payment of the same:	
introduced by Mr. Baker, February 20.....	584
referred to committee on local taxation.....	584
800. A bill making an appropriation for the general expenses of the State government:	
introduced by Mr. Baker February 20.....	584
referred to committee on ways and means.....	584
801. A bill to appropriate all the swamp land in the counties of Emmet, Cheboygan, Presque Isle, Alpena, Montmorency, Otsego, Antrim, Charlevoix, to aid in the construction of a railroad from Alpena to Petoskey:	
introduced by Mr. O'Keefe February 20.....	584
tabled.....	584
802. A bill to provide a lien for the wages of miners, mechanics, laborers clerks, bookkeepers and other servants upon the property of any corporation, company, association, co-partnership, person or persons engaged in conducting any mine, manufactory, store, shop or other business where miners, mechanics, laborers, clerks or other servants are employed, and to provide for the payment of the same:	
introduced by Mr. Hanscom February 20.....	584
referred to committee on labor interests.....	584
803. A bill to provide for service of legal process upon non-resident defendants engaged in carrying on business in any of the counties of this State, and to repeal all acts contrary thereto:	
introduced by Mr. Hanscom February 20.....	584
referred to committee on judiciary.....	584
reported adverse; tabled June 12.....	1910-11
804. A bill requiring the meat supply used in the several State institutions to be from animals fattened and slaughtered in Michigan:	
introduced by Mr. Watts February 20.....	585
tabled.....	585

HISTORY OF ALL SENATE BILLS RECEIVED BY THE HOUSE.

[Those not received by the House are those which failed to pass the Senate.]

1. A bill to amend sections 115 and 116 of the compiled laws of 1871, being sections 84 and 85 of chapter 8, relative to electors of President and Vice-President of the United States, as amended by act No. 187 of the session laws of 1877, approved May 22, 1877, being sections 241 and 242 of Howell's Annotated Statutes:	
received January 10.....	67
referred to committee on judiciary.....	67
reported; suspended; passed; immediate effect January 11.....	77-8
2. A bill to provide punishment for the fraudulent removal, concealment, disposal or embezzlement of personal property under chattel mortgage:	
received February 20.....	542-3
file No. 19.	
referred to committee on judiciary.....	543
reported; general order March 7.....	785
suspended; passed; immediate effect March 7.....	785-6
3. A bill to provide additional record evidence of the trust capacity of executors, administrators and guardians in certain cases:	

	PAGE.
received May 22.....	1686
file No. 16.....	1686
referred to committee on judiciary.....	1686
reported; general order June 10.....	1876
discharged; passed June 18.....	2000-1
4. A bill to change the name of Edward Thomas Clutterbuck, of the township of Sanborn, county of Alpena, State of Michigan, to Edward Thomas Sanborn:	
received February 18.....	248-9
file No. 9.....	249
referred to committee on State affairs.....	249
reported adverse February 15.....	301
general order on motion February 15.....	301
reported; third reading February 28.....	612-13
passed; immediate effect February 27.....	642-3
5. A bill to amend sections 1 and 2 of act No. 118 of the session laws of 1887, entitled An act to provide for the better protection of the lives of passengers and employés on railroads:	
received May 29.....	1770-1
file No. 147.....	
referred to committee on railroads.....	1770-1
reported; general order June 18.....	1824
discharged; suspended; passed June 26.....	2198
6. A bill to provide for selecting and drawing jurors for the circuit court of the county of Saginaw:	
received February 15.....	407
file No. 18.....	
referred to committee on judiciary.....	407
reported; general order June 21.....	2086
discharged; third reading June 27.....	2224
taken up; passed; immediate effect June 28.....	2225-6
7. A bill to legalize certain bridge bonds issued by the county of Bay:	
received February 20.....	543
file No. 25.....	
referred to committee on roads and bridges.....	543
reported; suspended; passed; immediate effect March 6.....	726
8. Not received.	
9. Not received.	
10. A bill to attach the surveyed townships 48 north, range 42 west, and 48 north, range 43 west, in the county of Ontonagon, Michigan, to the organized township of Ontonagon, in said county:	
received January 19.....	141
file No. 1.....	
referred to committee on towns and counties.....	141
reported; general order February 14.....	284
suspended; passed; immediate effect February 14.....	284-5
11. A bill to amend section 19 of chapter 21 of Howell's Annotated Statutes of Michigan, being compiler's section No. 814, relative to fence viewers:	
received February 15.....	407
file No. 11.....	
referred to committee on agriculture.....	407
reported; general order March 20.....	983
reported; third reading March 23.....	1018
passed; immediate effect March 26.....	1051
12. A bill relative to actions for libel:	
received; tabled June 21.....	2113
file No. 164.....	
taken up; general order June 28.....	2184-5
reported; suspended; passed June 28.....	2184-5

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13. A bill to amend section 11 of chapter 239 of the compiled laws of 1871, as amended by act No. 180 of the laws of 1873, approved April 29, 1873, as amended by act No. 50 of the session laws of 1879, being section 7443 of the compiled laws of 1871, as amended by act No. 115 of the session laws of 1881, approved May 5, 1881, being section 11 of chapter 318, and compiler's section #017 of Howell's Annotated Statutes, relative to fees of sheriffs in executing process issued out of the courts of law and equity, and by judicial and other officers, and for other services:	
received March 26.....	1042
file No. 76.....	
referred to committee on judiciary.....	1042
reported: general order April 4.....	1116-7
reported; third reading May 1.....	1487-8
passed; immediate effect May 8.....	1478
14. Not received.	
15. A bill to punish burning or setting fire to mines or mine buildings:	
received January 16.....	104
suspended; passed; immediate effect January 16.....	104-5
Senate requested to return January 18.....	135
received January 19.....	140
title reconsidered; amended; agreed to January 19.....	141
16. A bill to punish willful and malicious injuries to mines and property used in mining:	
received January 16.....	105
suspended; passed; immediate effect January 16.....	106
17. A bill to detach certain lands in the township of Eagle Harbor, in the county of Keweenaw, and to attach the same to the township of Sherman, in said county:	
received; suspended; passed; immediate effect March 14.....	874-5
file No. 2.	
18. Not received.	
19. A bill to change the name of Sibelia Carpenter to Sibelia Carpenter Davis:	
received February 18.....	348-9
file No. 10.	
referred to committee on State affairs.....	349
reported adverse; general order, on motion, February 14.....	378
reported; third reading February 25.....	598
passed; immediate effect February 19.....	600
20. A bill to re-incorporate the city of Ann Arbor, revise the charter of said city, and repeal all conflicting acts relating thereto:	
received and referred to committee on municipal corporations February 16.....	434
file No. 6.	
reported; amended; suspended; passed; immediate effect March 1.....	670-1
Senate requested to return March 6.....	717
received; suspended; reconsidered March 6.....	743
referred to committee on municipal corporations March 6.....	743
reported; amended; concurred March 6.....	757
suspended; passed; immediate effect March 6.....	768
21. A bill to provide for the appointment of an assistant prosecuting attorney for the county of Allegan, prescribing his duties and providing for fixing his compensation:	
received February 15.....	406-7
file No. 7.	
referred to committee on judiciary.....	407
reported; substitute; general order March 20.....	900
House file No. 237.	
reported; struck out title; tabled April 9.....	1176-8
22. Not received.	
23. Not received.	
24. A bill to require railroad companies to give notice at stations whether passenger trains are on schedule time or not:	

	PAGE.
received June 20.....	2066
file No. 66.	
referred to committee on railroads June 20.....	2066
25. Not received.	
26. A bill to define and punish the offense of embezzlement by general and special administrators, executors or guardians :	
received June 7.....	1868
file No. 186.	
referred to committee on judiciary.....	1868
reported adverse; tabled June 19.....	2098
taken up; general order on motion June 21.....	2126
discharged; suspended; amended; passed June 26.....	2181-2
27. Not received.	
28. A bill to provide for indeterminate sentences and disposition, management and release of criminals under such sentence :	
received June 20.....	2082
file No. 187.	
referred to committee on judiciary.....	2082
reported; general order June 21.....	2122-3
discharged; suspended; passed June 26.....	2123-13
29. Not received.	
30. Not received.	
31. Not received.	
32. A bill to incorporate the village of Lake Odessa, in Ionia county :	
received February 18.....	348-9
file No. 5.	
referred to committee on municipal corporations.....	349
reported; general order February 18.....	470-1
passed; immediate effect April 18.....	471
33. Not received.	
34. Not received.	
35. Not received.	
36. Not received.	
37. A bill to amend sections 1, 4, 10 and 25 of chapter 88 of the compiled laws of 1871, as amended by act No. 58 of the session laws of 1872, approved March 29, 1872, being compiler's sections 3752, 3755, 3761 and 3775 of Howell's Annotated Statutes, relative to the formation of corporations for the purpose of engaging in commerce or navigation:	
received February 20.....	543
file No. 28.	
referred to committee on harbors.....	543
reported; general order April 11.....	1819-20
reported; third reading April 23.....	1264
lost; reconsidered; tabled April 25.....	1415-16
taken up; suspended; passed; immediate effect June 19.....	2011
Senate requested to return June 19.....	2045
returned; title amended June 20.....	2081-2
38. A bill to amend sections 2 and 3 of act No. 425 of the local acts of 1857, being an act entitled An act to authorize the Central Michigan Agricultural Society to sell and convey its real estate, and to provide what proceedings shall be necessary therefor:	
received; suspended; passed; immediate effect June 7.....	1856-9
39. A bill making an appropriation for the purchase of books for the State library, and for other purposes :	
received March 12.....	848
file No. 58.	
referred to committee on State library.....	848
reported; referred to committee on ways and means March 14.....	873
reported; general order April 6.....	1157-8

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reported ; third reading April 10.....	1194-5
passed ; immediate effect April 11.....	1212-18
40. Not received.	
41. Not received.	
42. A bill to authorize the city of Big Rapids to borrow money for the purpose of making public improvements in said city and to issue its bond for the payment of the same : received; suspended; passed; immediate effect January 29.....	234-5
43. A bill to amend section 1 of act No. 128 of the laws of 1887, being an act entitled "An act for the requiring of a civil license to marry and the due registration of the same and to provide a penalty for the violation of the provision of the same and to extend the provisions of said act to non-residents of this State : received February 13.....	248-9
file No. 12.....	
referred to committee on judiciary.....	249
reported ; general order June 19.....	2085-6
discharged ; third reading June 27.....	2224
passed ; immediate effect June 28.....	2275
44. A bill to amend section 8 of act No. 228, session laws of 1887, entitled "An act to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts for Manistee, Mason, Lake and Osceola counties, now comprising the nineteenth judicial circuit : received April 23.....	1368
file No. 114.....	
referred to committee on judiciary.....	1368
reported adverse June 19.....	2087
indefinitely postponed June 19.....	2087
45. A bill to provide for the incorporation of Finnish National Brothers' Temperance Associations of North America : received February 15.....	407
file No. 8.....	
referred to committee on religious and benevolent societies.....	
reported ; general order May 28.....	1747
reported ; amended ; third reading June 10.....	1885
passed ; immediate effect June 14.....	1900-70
46. Not received.	
47. Not received.	
48. A bill to authorize the appointment of females as deputy county clerks and deputy registers in chancery, and to legalize all acts heretofore performed by females as such deputies : received May 1.....	1496
file No. 129.....	
referred to committee on judiciary.....	1496-7
reported adverse ; tabled June 11.....	1896
49. Not received.	
50. Not received.	
51. Not received.	
52. Not received.	
53. A bill to authorize the city of Hastings to borrow money for the purpose of making public improvements in said city, and to issue its bonds for the payment of the same : received; suspended; passed; immediate effect June 19.....	2026-7
54. Not received.	
55. A bill to re-incorporate the village of Chelsea : received January 30.....	253
referred to committee on municipal corporations.....	253
reported ; suspended ; passed ; immediate effect January 31.....	254
56. A bill incorporating the village of Marion, in Osceola county : received January 31.....	288
referred to committee on municipal corporations.....	288

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reported ; suspended ; passed ; immediate effect February 18.....	427-8
57. Not received.	
58. A bill to amend section 1 of article 4 of act No. 196, session laws of 1878, as amended by act No. 98, session laws of 1875, providing for the use of air brakes on railroad trains:	
received May 29.....	1775
file No. 162.	
referred to committee on railroads.....	1775
reported ; general order June 8.....	1873-8
discharged ; suspended ; passed ; immediate effect June 19.....	2060-1
59. Not received.	
60. Authorizing the board of managers of the Michigan Asylum for Insane Criminals to purchase land, erect and furnish buildings for the use and benefit of said asylum and making an appropriation therefor; also making an appropriation for the purchase of stock, farming utensils and additions, repairs and improvements of present building and furniture:	
received May 18.....	
file No. 181.	
referred to the committee on Asylum for Insane Criminals May 18.....	1065-6
reported ; referred to committee on ways and means May 23.....	1065
reported ; amended ; general order May 23.....	1706
reported ; amended ; tabled June 20.....	2068-7
taken up ; suspended ; passed ; immediate effect June 26.....	2178-9
61. Not received.	
62. A bill providing for the appointment, defining the duties, and fixing the compensation of a stenographer for the first judicial circuit of the State of Michigan:	
received February 19.....	544
file No. 23.	
referred to committee on judiciary.....	545
reported ; suspended ; passed ; immediate effect February 27.....	648-9
Senate requested to return March 11.....	809
received ; suspended ; reconsidered March 12.....	846
amended ; passed ; immediate effect March 12.....	846-7
63. A bill to provide for the incorporation of trust, deposit and security companies, to repeal act 58 of the session laws of 1871, approved March 29, 1871, entitled an act to provide for the incorporation of trust, deposit and security companies, being chapter 88 of Howell's Annotated Statutes, also to repeal act No. 123 of session laws of 1888, approved May 25, 1888, entitled an act to amend section 9 of act 58 of the session laws of 1871, approved March 29, 1871, being compiler's section 290, relative to the corporate rights of trust, deposit and security companies:	
received April 12.....	1231-2
file No. 86.	
referred to committees on private corporations and State affairs jointly.....	1223
reported ; general order April 17.....	1235
reported ; third reading May 1.....	1437-8
tabled May 3.....	1479
taken up ; general order May 15.....	1608-4
suspended ; amended ; passed ; immediate effect May 15.....	1617-19
64. A bill to prohibit dealers in second-hand goods, junk shop keepers, peddlers of tinware, and rag and paper buyers, pawnbrokers, and hawkers, from purchasing any goods, thing, article or articles, from minors without the written consent of the parent or guardian of such minor:	
received March 13.....	838
file No. 41.	
referred to committee on judiciary.....	838
reported ; general order March 23.....	1028-7
reported ; third reading March 26.....	1073-4
passed April 4.....	1124-5

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65. A bill making an appropriation for the support and expense of a State weather service:	
received March 20.....	967-8
file No. 63.	
referred to committee on agriculture.....	968
reported ; referred to committee on ways and means March 26.....	1048
reported ; general order March 27.....	1068
discharged ; suspended ; lost March 27.....	1104
reconsidered ; general order March 27.....	1104-5
reported ; third reading April 10.....	1194-5
passed ; immediate effect April 11.....	1214-16
66. A bill to amend sections 1 and 2 of act No. 16 of the public acts of the year A. D. 1882, entitled "An act to provide for renewing the incorporation of companies organized for mining and manufacturing purposes," approved March 14, 1882, as amended by act number 87 of the public acts of this State of the year 1887, entitled an act to amend section 1, act No. 16, session laws of 1882, being continuous section 4904a of Howell's Annotated Statutes, relative to renewing the incorporation of companies organized for mining and manufacturing purposes:	
received ; referred to committee on private corporations May 23.....	1714
file No. 168.	
reported ; general order June 4.....	1811
suspended ; passed ; immediate effect June 4.....	1811
67. A bill relative to the fraudulent removal, concealment, disposal or embezzlement of property leased or under contract of purchase:	
received February 20.....	542-8
file No. 17.	
referred to committee on judiciary.....	543
reported ; suspended ; passed March 7.....	786
ordered to take immediate effect March 8.....	790
68. Not received.	
69. A bill to authorize the West Side Building and Loan Association, of Grand Rapids, Mich., to increase its capital stock to two million dollars:	
received April 12.....	1235-6
referred to committee on private corporations.....	1236
reported ; suspended ; passed ; immediate effect April 16.....	1277-8
70. A bill to amend section 1 of an act entitled "An act to authorize proceedings by garnishment in the circuit courts and the district court of the Upper Peninsula," approved March 16, 1861, as the same has been amended by the several acts amendatory thereof, the same being section 8058 of Howell's Annotated Statutes of the State of Michigan :	
received March 12.....	898
file No. 44.	
referred to committee on judiciary.....	898
reported ; general order March 23.....	1026
reported ; third reading March 26.....	1078-4
passed April 4.....	1126
Senate requested to return April 16.....	1276
received ; tabled April 23.....	1842
taken up ; reconsidered April 23.....	1857
amended ; passed ; immediate effect April 23.....	1857
71. Not received.	
72. A bill to amend section 22 of chapter 177 of the compiled laws of 1871, being section 8776 of Howell's Annotated Statutes, relative to oaths of executors, administrators, guardians, etc., in proceedings in probate courts:	
received February 27.....	639
file No. 33.	
referred to committee on judiciary.....	639
reported ; general order May 23.....	1084
reported ; third reading May 24.....	1740-1

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passed ; immediate effect May 28.....	1750
73. A bill to provide wives with property and maintenance from their husbands' estates when neglected or deserted by them, or when the husband has become an habitual drunkard, or has practiced extreme cruelty towards his wife, or committed any offense sufficient to entitle the wife to a decree of divorce or separation : received ; suspended ; amended ; passed June 27..... file No. 82.	2283
74. A bill to prevent the summoning of talesmen in courts of record to fill up juries empanelled to try civil and criminal cases from by-standers or persons in the court room or halls of the building leading to the court room, or who are attending the trial for the purpose of securing a place upon juries : received February 27..... file No. 27.	639
referred to committee on judiciary..... reported adverse ; tabled May 28.....	639 1702
75. A bill to amend section 1 of act No. 83 of the laws of 1851, being section 3680 of Howell's Annotated Statutes of Michigan, relative to bridge companies : received June 25..... referred to committee on roads and bridges June 25..... reported ; general order June 26..... discharged ; third reading June 27..... tabled June 28.....	2172-3 2172-3 2177 2224 2278
76. A bill to amend sections 21 and 22 of act No. 135 of the public acts of 1885, entitled "An act to amend, revise and consolidate the laws organizing asylums for the insane, and regulating the care and management thereof, and of the inmates therein, and to repeal act 164, laws of 1859 ; also act 194, laws of 1877 ; also act 91, laws of 1878, and the acts amendatory thereto ; also act 172, laws of 1878," approved June 8, 1885. received June 26..... file No. 148.	2214
referred to committee on State affairs June 27..... reported ; suspended ; passed June 27.....	2214 2241
77. Not received.	
78. Not received.	
79. A bill to repeal act No. 157 of the public acts of 1887, entitled "An act to amend section 1 of act No. 48 of the laws of 1878, the same being compiler's section 9188 of Howell's Annotated Statutes, relative to the fraudulent removal or embezzlement of property leased or under contract of purchase, and to repeal section 2 of said act, the same being compiler's section 9189 of Howell's Annotated Statutes : received February 20..... file No. 22.	542-3
referred to committee on judiciary..... discharged ; suspended ; passed ; immediate effect March 4.....	548 608-4
80. Not received.	
81. Not received.	
82. A bill to incorporate the city of Gladstone, Delta county, Michigan : received February 15..... referred to committee on municipal corporations..... reported ; suspended ; passed ; immediate effect February 20'.....	406 406 617-18
83. A bill for the winding up of mining and manufacturing corporations whose charters have expired : received June 27..... file No. 144.	2235
referred to committee on judiciary..... reported ; third reading June 27..... passed June 28.....	2235 2250 2276-7
84. A bill to amend section 5273 of the compiled laws of 1871, being section 6888 of Howell's An-	

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notated Statutes, relative to the filing of a bond by the plaintiff on commencement of a suit in attachment in justice's court, and the condition thereof :	
received February 20.....	544
file No. 21.	544
referred to committee on judiciary.....	544
reported adverse; tabled May 28.....	1702
85. Not received.	
86. Not received.	
87. Not received.	
88. Not received.	
89. Not received.	
90. Not received.	
91. A bill to amend section 6268 of the compiled laws of 1871, being section 7852 of Howell's Annotated Statutes, relative to the partition of lands :	
received March 5.....	706
file No. 31.	
referred to committee on judiciary.....	706
reported; general order April 17.....	1283
reported; third reading May 9.....	1556
passed; immediate effect May 10.....	1570
92. A bill to amend section 5700 of Howell's Annotated Statutes, being section 4242 of the compiled laws of 1871, relative to the recording of the conveyances of real estate :	
received March 27.....	1108-4
file No. 30.	
referred to committee on judiciary.....	1104
reported; substitute; read first and second time; general order April 10.....	1188
House file No. 234.	
reported; third reading.....	1478
passed May 8.....	1478-9
returned; referred to committee on engrossment and enrollment May 16.....	1629
reported enrolled May 17.....	1658
approved May 22.....	1685
93. A bill to provide for printing and posting at each polling place in this State, all propositions submitted by the Legislature for amending the constitution of the State :	
received May 15.....	1808
file No. 143.	
referred to committee on judiciary.....	1808
reported adverse; tabled June 19.....	2085
94. A bill declaring certain contracts, agreements, understandings and combinations unlawful, and provide punishment for those who shall enter into the same or do any act in performance thereof :	
received June 21.....	2096
file No. 24.	
referred to committee on judiciary.....	2096
reported without recommendation June 26.....	2177-8
suspended; passed June 26.....	2177-8
95. Not received.	
96. A bill to amend section 628 of Howell's Annotated Statutes of Michigan, as amended by section 1 of act No. 117 of the public acts of 1887, approved May 8, 1887, relative to the application, appointment and qualification of notaries public :	
received April 16.....	1293-4
file No. 98.	
referred to committee on judiciary.....	1294
reported; general order April 19.....	1319
discharged; suspended; amended; passed; immediate effect May 8.....	1476-7
97. Not received.	
98. A bill to amend sections 2 and 3 of an act entitled "An act relative to free schools in the city of Detroit," approved February 24, 1869, as amended by acts amendatory thereof:	

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received February 27	621
file No. 87.	
referred to committee on education.....	621
reported; suspended; passed; immediate effect February 27.....	646-7
Senate requested to return March 6.....	730
received; reconsidered March 8.....	742
amended; passed; immediate effect March 8.....	742-3
99. Not received.	
100. Not received.	
101. A bill to incorporate the village of Ubly, Huron county:	
received April 20.....	1224-5
referred to committee on municipal corporations.....	1235
reported; general order June 12.....	1907
discharged; passed June 27.....	2244
reconsidered; indefinitely postponed June 27.....	2244
102. A bill to amend sections 8 and 10 of act No. 50, of the session laws of 1887, entitled An act to provide for the incorporation and regulation of certain corporations generally known as building and loan associations, approved March 29, 1887:	
received; suspended; passed; immediate effect June 28.....	2201-2
103. A bill to amend section 24 of act No. 304, of the session laws of 1869, entitled "An act to incorporate the village of Orion:"	
received and referred to committee on municipal corporations March 1.....	666
file No. 29.	
reported; general order May 2.....	1448
reported; third reading May 14.....	1590-1
passed; immediate effect May 15.....	1615
104. A bill to amend section 8 of act No. 153, of the public acts of 1885, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885, as amended by act No. 301, of the public acts of 1887:	
received March 12.....	849
file No. 43.	
referred to committee on judiciary.....	849
reported; general order May 15.....	1507-8
reported; third reading May 21.....	1677
passed; immediate effect May 22.....	1687-8
105. Not received.	
106. A bill to amend section 8087 of the compiled laws of 1871, being section 4630 of chapter 170 of Howell's Annotated Statutes, relative to churches and religious societies:	
received March 13.....	797
file No. 40.	
referred to committee on religious and benevolent societies.....	797
reported; general order April 26.....	1402
reported; third reading May 9.....	1558-60
passed May 10.....	1577
107. A bill to amend section 88 of act No. 185 of the public acts of 1885, entitled an act to amend, revise and consolidate the laws organizing asylums for the insane, and regulating the care and management thereof and of the inmates therein, and to repeal act 184, laws of 1869, also act 194, laws of 1877, also act 91, laws of 1873, and the acts amendatory thereto, also act 172, laws of 1878, approved June 8, 1885:	
received April 12.....	1233
file No. 102.	
referred to committee on judiciary.....	1233
reported; general order June 18.....	1996-6
discharged; suspended; passed; immediate effect June 20.....	2078-9
108. A bill to authorize the township board of any township to license hawkers, peddlers, and pawnbrokers, and hawking and peddling, and to regulate the sale or peddling of goods, wares, merchandise, refreshments, or any kind of property or thing, by persons going	

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about from place to place in the township for that purpose, or from any stand, cart, vehicle, or other device, in streets, highways, or in or upon wharves, docks, open places, or spaces, public grounds, or building, in the township, and to provide a forfeiture for every person who, without license, or contrary to the terms of any license granted to him, shall exercise any occupation or trade, or do anything in respect to which any license shall be required by any resolution or regulation of the township board, made or passed under authority of this act:	
received June 13.....	1938
file No. 127.	
referred to committee on judiciary.....	1938
reported; suspended June 19.....	2033-3
referred; general order June 19.....	2032-3
reported; amended; third reading June 21.....	2105-6
passed, to take effect 30 days after approval, June 24.....	2128-9
title amended June 24.....	2128-9
109. A bill to make an appropriation for completing the decorations of the rooms, halls, corridors and library of the State capitol :	
received April 10.....	1185
file No. 94.	
referred to committee on State capitol and public buildings.....	1185
reported; referred to committee on ways and means May 15.....	1601
reported; general order May 22.....	1682-3
reported; third reading May 24.....	1740-1
passed; immediate effect May 28.....	1758-9
110. Not received.	
111. A bill to revise and amend sections 4, 5, 6, 8, 9, 10, 17 and 20 of an act entitled "An act to revise and amend sections 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 17, 19 and 20 of an act entitled 'An act to establish and organize a municipal court in the city of Grand Rapids, to be known and called the police court of Grand Rapids,'" and to repeal an act entitled "An act to establish and organize a police court in the city of Grand Rapids, approved April 30, 1878, and all amendments thereto, and all acts and parts of acts in any wise contravening the provisions of this act," being act No. 76 of the session laws of 1878, approved May 18, 1879, being act No. 127 of the session laws of 1886, approved May 28, 1886:	
received May 10.....	1568
file No. 117.	
referred to committee on municipal corporations.....	1568
reported; suspended; passed; immediate effect May 17.....	1654-5
112. A bill to incorporate the city of Au Sable, in the county of Iosco, and to repeal all acts and parts of acts inconsistent therewith :	
received June 28.....	2215
placed on third reading on motion June 28.....	2215
amended; passed; immediate effect June 27.....	2223-4
113. Not received.	
114. Not received.	
115. A bill to amend section 9 of act No. 149 of the public acts of 1881, being an act to provide for the adoption and use of a standard form of fire insurance policies :	
received March 20.....	988
file No. 64.	
referred to committee on insurance.....	988
reported; amended; general order March 21.....	996
reported; third reading March 26.....	1073-4
passed; immediate effect March 27.....	1092-3
116. A bill to incorporate the public schools of the township of Burt in the county of Alger :	
received March 22.....	1011-12
referred to committee on education.....	1012
reported; general order, without printing May 26.....	1746
discharged; third reading June 27.....	2221

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tabled June 28.....	2276
taken up; passed; immediate effect June 28.....	2280
117. A bill to fix and determine the territory to compose school district No. 1 of Hancock township, in the county of Houghton, and to form and erect said school district out of such territory.	
received; suspended; passed; immediate effect June 28.....	2196-7
118. Not received.	
119. Not received.	
120. A bill making appropriation for repairs of Michigan State prison at Jackson:	
received June 28.....	2292
file No. 204.	
referred to committee on ways and means.....	2292
reported; suspended; passed; immediate effect June 28.....	2294-5
121. A bill to prescribe the manner of conducting and to prevent fraud and deception at general elections in this State:	
received; referred to special committee June 28.....	2281-2
file No. 49.	
Messrs. Goodrich, Pealer and Taylor appointed committee June 28.....	2282
reported; amended; suspended; passed; immediate effect June 28.....	2290
122. Not received.	
123. Not received.	
124. Not received.	
125. A bill to provide for the election of two justices of the peace and for the appointment of a justice clerk and room for holding justice court in and for the city of Grand Rapids, and to define their jurisdiction and to fix their compensation, and to repeal an act entitled "An act to provide for the election of four justices of the peace in and for the city of Grand Rapids, and to define their jurisdiction and fix their compensation," approved March 11, 1881, and all acts and parts of acts in any wise contravening the provisions of this act.	
received March 12.....	848
file No. 30.	
referred to committee on judiciary.....	848
reported adverse; general order on motion March 23.....	1026
suspended; amended; passed; immediate effect March 27.....	1106-6
Senate requested to return June 12.....	1914
returned; reconsidered June 18.....	1941-2
referred to committee on judiciary June 18.....	1942
reported; amended; suspended; passed; immediate effect June 19.....	2047-8
Senate requested to return June 25.....	2128
received; reconsidered; amended; passed; immediate effect June 25.....	2143-4
126. A bill to amend section 9 of article 2 of act No. 198 of the public acts of 1873, being an act entitled An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, as amended by act No. 177 of the public acts of 1877 and act No. 116 of the public acts of 1883:	
received May 4.....	1490-1
file No. 141.	
referred to committee on railroads May 4.....	1490-1
reported; amended May 15.....	1500
amendments divided; general order May 15.....	1500
discharged; suspended; tabled May 18.....	1636-7
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conference committee asked and granted May 28.....	1750-1
Messrs. N. J. Brown, Slosson and Turner appointed as such committee May 28.....	1750-1
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reconsidered; substitute adopted June 25.....	2144-7
returned; amended; concurred; referred to committee on engrossment and enrollment June 27.....	2228-30
reported enrolled June 28.....	2228
approved June 28.....	2229
127. A bill to authorize the common council of the city of Big Rapids to make a reassessment to defray the expenses of a public improvement on Maple street in said city from the Grand Rapids & Indiana Railroad west to State street:	
received May 17.....	1848
referred to committee on judiciary.....	1848
reported; tabled May 21.....	1673-4
taken up; referred to committee on municipal corporations May 22.....	1699
reported; general order June 12.....	1907
discharged; third reading June 19.....	2055
passed; immediate effect June 20.....	2067-8
128. A bill to amend sections 4, 6, 8, 18, 22, 44 and 45 of act No. 363, of the local acts of 1887, approved the 21st day of February, A. D. 1887, entitled an act to revise and amend the charter of the city of Big Rapids, being amendatory of an act entitled "An act to revise the charter of the city of Big Rapids, approved March 16, 1875, as amended by the several acts amendatory thereof:	
received; suspended; passed; immediate effect February 16.....	432-3
129. A bill to provide for the purchase and distribution of a volume containing the general laws of this State with a digest of court decisions thereon, and to be known as volume 8 Howell's Annotated Statutes:	
received April 10.....	1186
file No. 89.....	
referred to committee on judiciary.....	1186
reported; general order April 11.....	1201
reported; third reading April 23.....	1364
passed April 25.....	1415
Senate requested to return April 25.....	1425
request reconsidered May 1.....	1438
130. A bill to amend section 1 of act No. 209 of the public acts of 1885, entitled "An act to promote morality and to prevent crime," approved June 17, 1885:	
received April 25.....	1411
file No. 79.....	
referred to committee on judiciary.....	1411
reported; general order June 12.....	1915-16
suspended; passed June 12.....	1915-16
131. A bill to amend sections 1 and 4 of chapter 55 of the compiled laws of 1871, being compiler's sections 2015 and 2018 of Howell's Annotated Statutes of Michigan, relating to observance of the first day of the week and the prevention and punishment of immorality:	
received June 2.....	1941
referred to judiciary.....	1941
reported; general order June 19.....	2089
indefinitely postponed June 25.....	2144
132. Not received.	
133. Not received. ,	
134. A bill to amend section 9 of article 2 of act No. 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," as amended by act No. 177, session laws of 1877, and act No. 116, public acts of 1883.	
received June 19.....	2024
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referred to committee on railroads June 21.....	2020-2100
discharged ; suspended ; passed, June 21.....	2106-7
reconsideration tabled June 24.....	2120
125. A bill to authorize the township board of the township of Grand Rapids, county of Kent, to provide and maintain street lamps for the lighting of the streets and highways of the west one-half of section 29 of said township:	
received May 18.....	1586
file No. 108.....	
referred to committee on municipal corporations.....	1586
reported ; suspended ; passed ; immediate effect May 17.....	1582-3
126. A bill to provide for the construction of sidewalks within and along the highways in the township of Grand Rapids, in the county of Kent:	
received June 10	1582
referred to committee on roads and bridges.....	1582
discharged June 11.....	1580
suspended ; passed ; immediate effect June 11.....	1901
127. A bill to authorize the township board of the township of Grand Rapids, in the county of Kent, to establish and maintain a fire district within the limits of section 29 of said township, and to provide for protection within the same:	
received May 18.....	1586
file No. 108.....	
referred to committee on municipal corporations.....	1586
reported ; suspended ; passed ; immediate effect May 17.....	1582-4
128. A bill to amend section 1 of act No. 61 of the laws of Michigan of the year 1873, entitled "An act to amend sections 1 and 2 of the session laws of 1851, entitled 'An act to provide for letting to contract the furnishing of fuel and stationery for the use of the State; also the State printing and binding,' approved June 24, 1851, being sections 292 and 294, chapter 7, compiled laws 1871, approved April 1, 1873, being compiler's section 346 of Howell's Annotated Statutes of Michigan:"	
received June 25.....	2167-8
referred to committee on State affairs June 25	2167-8
reported ; suspended ; passed ; immediate effect June 26.....	2219-30
129. Not received.	
140. Not received.	
141. A bill to provide for the examining and licensing teachers in school district No. 1 of Calumet township, Houghton county, Michigan:	
received May 10.....	1588-9
file No. 110.....	
referred to committee on education May 10.....	1588-9
reported ; substitute ; general order June 5.....	1820
reported ; third reading June 12.....	1917-18
passed ; immediate effect June 13.....	1929-30
returned ; referred to committee on engrossment and enrollment June 13.....	1933
reported enrolled June 20.....	2060
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title of substitute :	
A bill to incorporate the public schools of Calumet, Houghton county, Michigan :	
142. Not received.	
143. A bill to incorporate the village of Mancelona, in Antrim county, Michigan :	
received March 4.....	600
suspended ; passed ; immediate effect March 4.....	600-1
144. Not received.	
145. Not received.	

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146. A bill to provide for the establishing and maintenance of a true meridian in each of the several counties in this State and obtaining the variation of the magnetic needle therefrom :	
received June 9.....	2028
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referred to committee on State affairs June 9.....	2028
reported; general order June 19.....	2054
discharged; third reading June 19.....	2054
tabled June 20.....	2076-7
taken up; general order June 20.....	2077
discharged; third reading June 27.....	2268-3
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147. A bill to detach certain territory from the township of Alpena, Alpena county, Michigan, and also certain territory from the jurisdiction of the public schools of Maple Ridge, of said county, and to organize the same into a school district to be known and designated as fractional school district No. 18 of Maple Ridge and Alpena :	
received; suspended; immediate effect June 27.....	2268-9
148. Not received.	
149. Not received.	
150. Not received.	
151. A bill to provide for the maintenance of the House of Correction at Marquette, and for building walls around the same :	
received June 25.....	2171
referred to upper peninsula prison June 25.....	2171
passed; immediate effect; amended; immediate effect June 28.....	2301-8
152. Not received.	
153. Not received.	
154. A bill to amend sections 2 and 7 of act No. 179 of the public acts of 1881, entitled "An act to revise and consolidate the several acts relating to the care and management of the State Library," approved May 31, 1881:	
received May 18.....	1585
file No. 38.	
referred to committee on State library and ways and means jointly.....	1585
reported general order May 16.....	1601
reported; third reading May 17.....	1649
suspended; passed; immediate effect May 17.....	1656
155. A bill making an appropriation for the drainage of certain lands owned by the State Re-form School :	
received; suspended; lost June 28.....	2312-13
156. A bill to repeal sections 4 and 5 of act No. 259 of the public acts of 1887, being "An act to provide for an Independent Forestry Commission of the State of Michigan, and to define its duties and powers and to provide for the expense thereof:"	
received May 1.....	1436
file No. 128.	
referred to committee on horticulture.....	1436
reported; general order June 19.....	2067-8
discharged; third reading June 27.....	2284
passed; immediate effect June 28.....	2274-5
157. Not received.	
158. Not received.	
159. A bill to amend section 6 of act No. 142 of the session laws of 1849, entitled "An act to incorporate the trustees of Mountain Home Cemetery," approved March 28, 1849 :	
received March 14.....	877
file No. 47.	
referred to committee on public health.....	877
reported; tabled April 16.....	1276
taken up; suspended; passed; two-thirds majority vote; immediate effect April 17..	1291

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160. Not received.	
161. Not received.	
162. Not received.	
163. A bill to repeal act No. 35 of the laws of 1872 entitled "An act to provide for the protection and preservation of fish in the lakes, rivers and streams in the counties of Mecosta, Newaygo, Osceola, Wexford, Manistee, Grand Haven, Leelanau, Antrim, Emmet, Cheboygan, Mackinaw, Charlevoix and Barry," approved March 29, 1872, being compiler's sections 2191 to 2194, inclusive, of Howell's Annotated Statutes of Michigan:	
received May 24.....	1713
file No. 167.....	
referred to private corporations May 24.....	1713
reported; general order June 11.....	1897
discharged; third reading June 27.....	2224
passed June 28.....	2275-6
164. A bill to amend chapter 181 of Howell's Annotated Statutes of Michigan, being an act entitled "An act in relation to life insurance companies transacting business within this State," as heretofore amended, by adding thereto one new section to be known as section 31, and intended to prevent discrimination or deception in insuring lives:	
received June 15.....	1981-2
file No. 104.....	
referred to committee on insurance June 15.....	1982
reported; general order June 18.....	2006-7
discharged; suspended; passed; immediate effect June 19.....	2048-9
165. Not received.	
166. A bill to amend sections 5, 17 and 28 of act No. 79, of the session laws of 1873, as amended by acts 88, session laws of 1877; 81, session laws of 1883, and 247, session laws of 1887, being paragraphs No. 3289, 3301 and 3310 of Howell's Annotated Statutes of 1882, and entitled "An act to provide for the appointment of a commissioner of railroads, and to define his powers, duties and fix his compensation:"	
received June 13.....	1939
file No. 172.....	
referred to committee on railroads.....	1939
reported; amended; general order June 21.....	2084-5
reported; amended; third reading June 21.....	2106
passed; immediate effect June 25.....	2151-2
167. Not received.	
168. Not received.	
169. Not received.	
170. Not received.	
171. A bill to amend section 2 of act No. 278 of the session laws of 1887, approved June 28, 1887, entitled "An act to provide for the ascertaining, adjudicating and determining who are or were the legal heirs, minor heirs or legal representatives of certain deceased persons and entitled to the lands of which the said deceased person died seized," and to repeal act No. 53 of the laws of Michigan of the year 1887, approved March 13, 1887, being compiler's sections 4388, 4399 and 4400 of the compiled laws of 1871, as amended by act No. 49 of the public acts of 1883, approved May 28, 1883, the same being sections 5990, 5991 and 5992 of Howell's Annotated Statutes, relative to proceedings to ascertain and determine the heirs of deceased persons:	
received May 8.....	1519
file No. 181.....	
referred to committee on judiciary.....	1519
reported; general order May 23.....	1703
reported; third reading May 24.....	1740-1
passed; immediate effect May 28.....	1760
172. Not received.	
173. A bill to annex to the township of Escanaba a portion of the township of Minnewasca, in the county of Delta:	
received February 27.....	653-4

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reported ; suspended ; passed ; immediate effect March 28.....	1021-2
174. Not received.	
175. Not received.	
176. A bill making an appropriation for the general expenses of the State government, salaries of State officers, expenses of State departments, and expenses of the Legislature, for the years 1889 and 1890, and to provide a tax for the payment of the same :	
received June 28.....	2286
referred to committee on ways and means June 28.....	2286
reported ; suspended ; passed June 28.....	2291-2
177. A bill giving the assent of the Legislature of the State of Michigan to the grant of money from the United States by act of Congress, approved March 2, 1887, being an act to establish agricultural experiment stations in connection with the colleges established in the several States under the provisions of an act of Congress, approved July 2, 1862, and acts supplementary thereto :	
received March 14.....	278-9
file No. 58.	
referred to committee on agriculture.....	879
reported ; general order April 5.....	1148
reported ; third reading April 8.....	1168-7
passed ; immediate effect April 9.....	1174-5
178. A bill to provide for an additional circuit judge for the 17th judicial circuit, and to define his powers and duties :	
received ; suspended ; amended May 8.....	1470-1
file No. 120.	
passed ; immediate effect May 8.....	1470-1
Senate requested to return May 7.....	1507
received ; reconsidered ; tabled May 7.....	1520
taken up ; amended ; passed ; immediate effect May 8.....	1532-3
title amended May 8.....	1533
Senate requested to return May 15.....	1606
received ; suspended ; reconsidered May 15.....	1619-20
amended ; passed ; immediate effect May 15.....	1619-20
179. Not received.	
180. Not received.	
181. A bill to amend sections 1, 2, 4, 5, 6, 7 and 8 of act No. 108 of the session laws of 1885, approved May 21, 1885, relative to the compulsory reformatory education of juvenile disorderly persons :	
received ; suspended ; passed ; immediate effect June 27.....	2250
182. A bill to authorize the board of cemetery trustees of the city of Cadillac and township of Clam Lake to convey its cemetery grounds to another cemetery association :	
received March 14.....	788-9
file No. 54.	
referred to committee on State affairs.....	789
reported ; suspended ; passed ; immediate effect March 15.....	898
183. A bill to repeal act No. 380 of the session laws of 1881, entitled "An act to authorize the township of Clam Lake and the city of Cadillac, in Wexford county, to jointly own and control a certain cemetery in the city of Cadillac, and to create a board of trustees for the care and management of the same," approved May 11, 1881 :	
received March 14.....	878-9
file No. 56.	
referred to committee on state affairs March 14.....	879
reported ; suspended ; passed May 23.....	1705
184. A bill to amend sections 2 and 10 of act No. 265, session laws of 1885, approved March 6, 1885, entitled "An act to re-incorporate the city of Cadillac, and to repeal act No. 264, session laws of 1887, entitled 'An act to incorporate the city of Cadillac and repeal act No. 336 session laws of 1875,' approved April 22, 1875; and act No. 304 of the session laws of 1879,	

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entitled 'An act to amend section 1 of act No. 254 of the session laws of 1877,' approved March 20, 1877, entitled 'An act to incorporate the city of Cadillac and repeal act No. 336 of the session laws of 1875,' approved April 22, 1875, and to add one new section thereto, to stand as section 12.'	
received; suspended; passed; immediate effect March 6.....	747-9
185. A bill to amend sections 2, 3, 5, 6, 8, 9, 10, 11, 12, 13, 14 and 17 to 55, inclusive, of act No. 517 of the local acts of 1867, entitled "An act to incorporate the village of Houghton," approved March 28, 1867 as amended, and to add 111 new sections thereto to stand as sections 56 to 166 inclusive:	
received May 9.....	1552-3
file No. 96.	
referred to committee on ways and means May 9.....	1552-3
reported; general order May 16.....	1642
reported; third reading May 21.....	1672-3
passed; immediate effect May 23.....	1694
186. Not received.	
187. A bill to incorporate the public schools of the village of Highland Park, Wayne county:	
received; referred to committee on education June 26.....	2194
reported; suspended; passed; immediate effect June 27.....	2227-8
188. A bill making appropriation for the purchase of a cooking range, two washing machines, fire and lawn hose, dishes, bedding, books and stationery, tools and general repairs, and for the purchase of one sander, and for putting in dust arresters in certain shops at the State House of Correction and Reformatory at Ionia :	
received March 25.....	1041
file No. 77.	
referred to the committee on State House of Correction.....	1041
reported; referred to committee on ways and means March 28.....	1047-8
reported; general order April 12.....	1224-6
suspended; passed April 12.....	1225
189. Not received.	
190. Not received.	
191. Not received.	
192. Not received.	
193. Not received.	
194. A bill relative to the confinement in this State of prisoners committed or sentenced by the courts of the United States or of the territories thereof:	
received May 17.....	1647
file No. 45.	
referred to committee on labor interests.....	1647
reported; general order June 5.....	1821
reported; third reading June 18.....	1830-1
lost; re-considered; tabled June 18.....	1850
taken up; passed June 20.....	2070
195. Not received.	
196. A bill to amend act No. 36 of the session laws of 1867, entitled "An act to provide for the formation of street railway companies," approved March 5, 1867, being chapter 96 of Howell's Statutes, by adding two new sections thereto relative to elevated railways, to stand as sections 31 and 32:	
received June 25.....	2169-70
file No. 194.	
referred to committee on railroads June 25.....	2169-70
reported; general order June 28.....	2201
passed; immediate effect June 27.....	2243-4
197. A bill to amend sections 7564 and 7565 of the compiled laws of 1871, as amended by act No. 93, of the session laws of 1875, approved April 22, 1875, being compiler's sections 9135 and 9136 of Howell's Annotated States, relative to offenses against property:	

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received April 25.....	1418
file No. 118.	
referred to committee on judiciary.....	1412
reported; amended; general order May 28.....	1748
reported; third reading June 15.....	1920
lost; reconsidered; general order June 18.....	1930
discharged; suspended; passed; immediate effect June 25.....	2138-40
198. Not received.	
199. A bill to amend section 2 and section 3 of act No. 500 of the local acts of 1887, approved June 8, 1887, being "An act to incorporate the city of Marine City, in the county of St. Clair," and to repeal act No. 328 of the local acts of 1885, entitled "An act to re-incorporate the village of Marine City," approved April 23, 1885:	
received; suspended; passed; immediate effect March 20.....	967-8
file No. 59.	
200. Not received.	
201. Not received.	
202. A bill to provide for the organization and incorporation of companies for clearing out and improving the rivers and streams in this State for the purpose of driving, sorting, holding and delivering logs thereon:	
received June 21.....	2114
referred to committee on State affairs.....	2114
reported; suspended; passed; immediate effect June 25.....	2138-4
203. Not received.	
204. Not received.	
205. Not received.	
206. A bill making the appropriation for the Independent Forestry Commission of the State of Michigan, for the years 1889 and 1890:	
received June 21.....	2098
file No. 188.	
referred to committee on horticulture June 21.....	2098
reported adverse; tabled June 25.....	2164
207. A bill to provide for an appropriation for the preparation, publication and distribution of the proceedings of the annual meetings of the Michigan superintendents of the poor, for the years 1889 and 1890:	
received March 13.....	848
file No. 52.	
referred to committee on State affairs.....	848
reported; referred to committee on ways and means April 12.....	1224
reported; general order April 16.....	1248
reported; third reading May 1.....	1487-8
passed; immediate effect May 8.....	1473-80
208. Not received.	
209. A bill to amend sections 6 and 7 of act No. 206 of the session laws of 1881, approved June 2, 1881, and being consecutive sections No. 417 and 418 of Howell's Annotated Statutes, relative to State institutions and regulations relating thereto:	
received April 12.....	1234
file No. 98.	
referred to committee on State affairs.....	1234
reported; general order April 17.....	1286
reported; third reading May 6.....	1496-7
passed; immediate effect May 7.....	1508-9
210. A bill to establish a State road in Bay county:	
received April 12.....	1280
file No. 99.	
suspended; passed; immediate effect April 12.....	1280-1
211. Not received.	
212. Not received.	

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213. A bill to amend section 1 of act No. 558 of the local acts of 1887, entitled "An act to legalize certain drain taxes in the township of Ganges and county of Allegan and to authorize the supervisor of said township to respread the same," approved June 27, 1887:
 received; referred to committee on judiciary June 18..... 1988
 file No. 121.
 reported; suspended; passed; immediate effect June 18..... 1985
214. A bill to amend section 1 of Act No. 171, session laws of 1873, entitled "An act establishing a State agency for the care of juvenile offenders," approved April 29, 1873, as amended by act No. 87, public acts of 1875, approved March 19, 1875, being compiler's section 2694 of Howell's Statutes, as amended by act No. 168, public acts of 1886, approved June 10, 1886, amended by act No. 205 of public acts of 1887, approved June 20, 1887:
 received May 24..... 1738
 file No. 184.
 referred to committee on State affairs..... 1738
 reported; general order June 11..... 1905-6
 discharged; suspended; passed; immediate effect June 20..... 2077-8
215. Not received.
216. Not received.
217. Not received.
218. Not received.
219. Not received.
220. Not received.
221. Not received.
222. A bill to amend sections 8, 5 and 10 of act No. 184 of the laws of Michigan of 1859, entitled "An act to incorporate the city of Niles," approved February 12, 1859, and all acts amendatory thereof:
 received; suspended; passed; immediate effect February 27..... 603-4
223. Not received.
224. Not received.
225. Not received.
226. Not received.
227. Not received.
228. A bill to amend section 1 of act No. 821 of the local acts of 1885, being "An act to organize the union school district of Salem," approved April 11, 1885, amended by act No. 829 of the local acts of 1887, approved February 8, 1887:
 received June 17..... 1988
 file No. 176.
 referred to committee on education..... 1993
 reported; suspended; passed; immediate effect June 25..... 2186-7
229. Not received.
230. A bill to amend sections 1, 2, 11 and 13 of chapter 12 of act No. 206 of the public acts of 1887, entitled "An act to amend section 8 of chapter 4, section 2 of chapter 45, and sections 1, 2, 3, 4, 5, 9, 10, 11, 12 and 13 of chapter 12 of act No. 184 of the public acts of 1881, entitled 'An act to revise and consolidate the law relating to public instruction in primary schools, and to repeal all statutes and acts contravening the provisions of this act,' approved May 21, 1881, the same being compiler's sections 5080, 5101, 5150, 5151, 5151, 5158, 5154, 5158, 5160, 5161 and 5162, Howell's Annotated Statutes, as amended by act No. 98 of the public acts of 1888," approved May 16, 1888:
 received June 16..... 1988
 file No. 177.
 referred to committee on education..... 1988
 reported (majority); general order June 26..... 2186-9
 discharged; suspended June 27..... 2230
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 reconsideration tabled June 28..... 2278
231. Not received.

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232. A bill to legalize certain bonds of the township of Central Lake, in the county of Antrim, issued for the erection of public buildings :	
received ; suspended ; passed ; immediate effect April 11.....	1204-7
file No. 100.	
233. Not received.	
234. Not received.	
235. A bill to legalize certain bridge bonds issued by the village of Charlevoix, in the county of Charlevoix :	
received ; suspended ; passed ; immediate effect March 6.....	731
Senate requested to return March 14.....	860
received ; tabled March 15.....	900-1
taken up ; returned to Senate without action March 27.....	1076
[There seems to be two bills of this number.]	
236. A bill to amend section 12 of "An act to revise and consolidate the several acts relating to the support and maintenance of poor persons," approved April 5, 1889, being section 1766 of Howell's Annotated Statutes :	
file No. 171.	
passed June 28.....	2200-1.
236. A bill to provide for the election of boards of county commissioners of highways, and to prescribe their powers and duties, and to fix the compensation of the members thereof, and to prescribe the powers and duties of other officers incident thereto :	
received June 21.....	2114
file No. 170.	
referred to committee on judiciary.....	2114
Senate requests return of June 24.....	2182-3
returned to Senate June 24.....	2182-3
received June 26.....	2197
referred to committees on judiciary and roads and bridges June 26.....	2197
reported adverse ; tabled June 27.....	2248
237. Not received.	
238. Not received.	
239. Not received.	
240. Not received.	
241. Not received.	
242. Not received.	
243. Not received.	
244. A bill to amend section 2 of act No. 272 of the laws of 1887, entitled "An act to amend sec- tion 2 of act No. 247 of the laws of 1881, entitled an act to authorize and regulate within this State the business of plate glass, accident, live stock, steam boiler and fidelity in- surance, and to repeal acts No. 42 and 72 of the session laws of 1887, approved June 8, 1881, being section 4825 of Howell's Annotated Statutes :	
received May 28.....	1712-18
file No. 189.	
referred to committee on insurance.....	1712-18
reported adverse ; tabled June 18.....	2003
245. A bill to reincorporate the village of Clarkston, in the county of Oakland :	
received ; suspended ; passed ; immediate effect March 1.....	760-1
246. Not received.	
247. A bill relative to divorce proceedings and repeal act No. 187 of the public acts of 1887 :	
received June 18.....	1912
file No. 160.	
referred to committee on judiciary.....	1912
reported adverse ; tabled June 19.....	2036
248. A bill to amend sections 7, 51, 52, 53, 54, 68, 72, 75, 78, 85, 115 and 120 of act No. 92 of session laws of 1881, entitled "An act to incorporate the city of Pontiac," as amended by several acts amendatory thereof, and to add one new section to said act, to stand as section 204, also to amend sections 189, 190, 191 and 192 as added to said act 192 of the session laws of	

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1861, by act 371 of the session laws of 1865, entitled "An act to amend sections 4, 7, 51, 58, 75 and 116 of act 192 of the session laws of 1861, entitled 'An act to incorporate the city of Pontiac,'" approved March 15, 1861, as amended by the several acts amendatory thereof, and to add 15 new sections, to stand as sections 189, 190, 191, 193, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202 and 203:	
received ; suspended ; passed ; immediate effect March 15.....	999-999
Senate requested to return March 18.....	928
received ; reconsideration March 20.....	972-3
referred to committee on municipal corporations March 20.....	973
reported ; amended ; general order March 23.....	1001-2
suspended ; passed ; immediate effect March 23.....	1002
249. Not received.	
250. Not received.	
251. A bill to legalize certain public improvement bonds of the township of Kalkaska, in the county of Kalkaska :	
received May 18.....	1584-5
file No. 140.	
tabled.....	1584-5
taken up ; suspended ; passed ; immediate effect May 15.....	1604
252. Not received.	
253. Not received.	
254. A bill to provide for building bridges situated partly in more than one township, or in one township or more than one, and partly in a city or incorporated village, when any such township, city or village shall be unwilling to join in or contribute to the building thereof:	
received March 15.....	987
file No. 57.	
referred to committee on judiciary.....	987
reported ; amended ; general order March 27.....	1084
reported ; third reading April 10.....	1194-6
passed ; immediate effect April 11.....	1209-10
255. Not received.	
256. Not received.	
257. A bill to establish a State road in Bay county, and place the same under the control of the stone road commissioners of Bay county :	
received ; suspended ; passed ; immediate effect May 4.....	1488-9
file No. 142.	
258. A bill to amend section 2 of title 4 and section 16 of title 5 of act No. 282 of the local acts of 1876, entitled "An act to revise the charter of the city of Lansing," approved March 25, 1876 :	
received May 8.....	1529
referred to municipal corporations May 8.....	1529
reported ; general order May 8	1532
discharged ; referred to committee on municipal corporations May 9.....	1545
reported ; amended ; suspended ; passed May 9.....	1547-8
given immediate effect May 9.....	1553-4
259. A bill to amend act No. 198 of the session laws of 1877, entitled "An act to provide for a tax upon dogs and to create a fund for the payment of certain damages for sheep killed or wounded by them in certain cases," approved May 23, 1887, as amended by act No. 233 of the public acts of 1881, approved June 11, 1881, by adding [four new sections thereto to stand as sections 11, 12, 13 and 14 :	
received June 15.....	1987
file No. 184.	
referred to committee on agriculture.....	1987
reported ; general order June 20.....	2060
reported ; amended ; third reading June 25.....	2176
passed ; immediate effect June 25.....	2200

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260. Not received.	
261. A bill authorizing the Alma Burial Ground association to convey the real estate held by them to the village of Alma :	
received March 6	744
referred to committee on public health	744
reported ; general order April 16	1244
reported ; third reading May 6	1496-7
passed ; immediate effect May 7	1500
262. Not received.	
263. Not received.	
264. Not received.	
265. Not received.	
266. Not received.	
267. A bill to amend chapter 6 of act No. 337 of the local acts of 1888, entitled "An act to incorporate the city of Kalamazoo, and to repeal an act entitled an act to reincorporate the village of Kalamazoo, and to repeal all inconsistent acts and parts of acts, approved March 15, 1881, as amended by the several acts amendatory thereof," approved January 8, 1883, as amended by act No. 450 of the local acts of 1887, approved April 27, 1887, by adding four new sections to said chapter to stand as sections 6, 7, 8 and 9 thereof; to amend sections 11 and 24 of chapter 17 of said act; to amend section 5 of chapter 18 of said act; and to amend section 10 of chapter 23 of said act, and to amend sections 1, 2, 3, 4, 5, 6 and 7 of chapter 23 of said act, and to add four new sections thereto to stand as sections 8, 9, 10 and 11 thereof:	
received March 12	847-8
file No. 55.	
referred to committee on municipal corporations March 12	848
Senate request return of March 15	910-11
returned to Senate March 15	911
received March 16	924-5
referred to committee on municipal corporations March 16	924-5
reported ; suspended ; passed ; immediate effect March 19	924-5
268. Not received.	
269. A bill to provide for the incorporation of subordinate temples of honor and temperance :	
received April 10	1180
file No. 82.	
referred to committee on municipal corporations	1180
reported ; general order April 16	1276-7
reported ; referred to committee on judiciary May 1	1496-7
reported ; general order May 10	1563
reported ; amended ; third reading May 22	1606
passed May 23	1721
270. A bill to provide for the incorporation of subordinate courts of the Ancient Order of Foresters :	
received April 10	1180
file No. 83.	
referred to committee on private corporations	1180
reported ; general order April 16	1277
reported ; referred to committee on judiciary May 6	1497
reported ; general order May 10	1563
reported ; amended ; third reading May 22	1606
passed May 23	1721-2
271. Not received.	
272. A bill to amend act No. 276 of the public acts of 1887, entitled "An act to require security to be given on staying proceedings upon verdicts and judgments in the circuit courts of this State by adding a new section thereto to be known as section 4 :	
received April 5	1148
file No. 81.	

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referred to committee on judiciary.....	1148
reported ; general order May 28.....	1708
reported ; third reading May 24.....	1741
passed ; immediate effect May 28.....	1755
273. A bill to authorize any corporation organized under the laws of this State to sell its property, franchises, rights and privileges to any other corporation organized under the same or any similar law of this State for same corporate purposes:	
received April 26.....	1411
file No. 98.	
referred to committee on judiciary.....	1411
reported ; amended ; general order May 10.....	1504
ordered re-printed by the House.....	1504
file No. 158.	
reported ; amended ; third reading May 28.....	1505-6
passed ; immediate effect May 28.....	1719-20
274. Not received.	
275. Senate bill to exempt the Commercial Telegraph Company from the provisions of act No. 168 of the public acts of 1881, approved May 26, 1881:	
received April 5.....	1148
file No. 65.	
referred to committee on State affairs.....	1148
reported ; general order April 19.....	1221
reported ; recommitted to general order May 7.....	1515
reported ; amended ; third reading May 14.....	1501
passed ; title amended ; immediate effect May 16.....	1530-1
276. Not received.	
277. Not received.	
278. Not received.	
279. Not received.	
280. A bill to prohibit the hunting, pursuing or killing of rabbits by ferrits in the county of Lenawee, in the State of Michigan:	
received March 31.....	988
file No. 98.	
referred to Lenawee county delegation.....	988
reported ; general order March 22.....	1008-4
reported ; struck out ; title tabled April 23.....	1304-5
281. Not received.	
282. Not received.	
283. A bill to provide an additional circuit judge in the judicial circuit in which the county of Saginaw is or may be situated, being now the tenth judicial circuit:	
received January 27.....	640
referred to committee on judiciary.....	640
reported ; amended ; suspended ; passed ; immediate effect May 8.....	1471-2
284. Not received.	
285. Not received.	
286. Not received.	
287. A bill to amend the charter of the city of Coldwater, by adding six sections thereto to stand as sections 61, 62, 63, 64, 65 and 66 to enable the city of Coldwater to construct a system of water-works, to bond the city therefor and to appropriate private property if necessary for that purpose:	
received April 20.....	1288
file No. 109.	
referred to committee on municipal corporations.....	1288
reported ; amended ; general order April 23.....	1285
passed ; title amended May 8.....	1403-4
288. A bill to authorize the village of Sand Beech, in Huron county, to borrow money for the purpose of making public improvements in the said village of Sand Beech :	

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received May 17.....	1647-8
referred to committee on local taxation May 17.....	1647-8
reported ; amended ; general order May 24.....	1780-40
reported ; third reading June 4.....	1812
passed ; immediate effect June 18.....	1950-1
289. A bill to provide for laying out and establishing a State road with four branches thereto in the county of Grand Traverse:	
received ; suspended ; passed ; immediate effect June 27.....	2255-7
file No. 206.	
290. Not received.	
291. Not received.	
292. A bill to lay out, establish and provide for the construction of the Bay de Noc and Lake Superior State Road :	
received May 16.....	1628
file No. 145.	
referred to committee on public lands.....	1628
reported ; amended ; suspended ; passed ; immediate effect June 21.....	2088-9
293. A bill appropriating certain non-resident highway taxes to aid in the improvement of a certain State road and branches in the county of Grand Traverse :	
received ; suspended ; passed ; immediate effect June 28.....	2287-8
file No. 208.	
294. Not received.	
295. Not received.	
296. Not received.	
297. Not received.	
298. Not received.	
299. Not received.	
300. Not received.	
301. Not received.	
302. Not received.	
303. A bill relative to the Industrial Home for Discharged Prisoners, and making appropriation therefor :	
received June 19.....	2028
file No. 180.	
referred to committee on State affairs.....	2028
reported ; suspended ; passed ; immediate effect June 28.....	2279-80
304. A bill to re-enact and amend sections 2, 3, 4, 5, 6, 8, 9 and 14 of chapter 2, sections 4 and 7 of chapter 3, sections 3, 4 and 6 of chapter 4, section 8 of chapter 7, sections 4 and 5 of chapter 11, and section 14 of chapter 12, of act No. 243 of the public acts of 1881, entitled an act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highway and private roads, and the building, repairing and preservation of bridges within this State, approved June 8, 1881, and to repeal inconsistent acts and parts of acts :	
received June 25.....	2170
file No. 196.	
referred to committee on roads and bridges.....	2170
reported adverse ; tabled June 28.....	2190
305. Not received.	
306. Not received.	
307. Not received.	
308. Not received.	
309. Not received.	
310. Not received.	
311. Not received.	
312. Not received.	
313. Not received.	
314. Not received.	

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316. A bill to give jurisdiction to the supreme court in certain cases :	
received May 24	1738
file No. 155	1738
referred to committee on judiciary	1738
reported without recommendation; tabled June 28	2180
318. Not received.	
317. Not received.	
318. Not received.	
319. A bill to amend section 2 of act No. 232 of the public acts of 1885, entitled "An act to revise the laws providing for the incorporation of all manufacturing companies except such as are contemplated by act No. 42 of the session laws of 1887, which provides for the incorporation of persons or corporations engaged in the manufacture of salt, and mercantile companies, or any union of the two, and to fix the duties and liabilities of such corporations," approved June 20, 1885, and to add a new section thereto, to stand as section 37 :	
received June 7	1859-60
file No. 169	1859-60
referred to committee on private corporations	1859-60
reported; general order June 11	1901-2
reported; third reading June 18	1900-1
passed June 18	1949
Senate requested to return June 14	1975
received; given immediate effect June 19	2000-1
320. Not received.	
321. Not received.	
322. Not received.	
323. Not received.	
324. Not received.	
325. Not received.	
326. Not received.	
327. A bill to amend sections 3 and 7 of act No. 37 of the public acts of 1888, entitled "An act to incorporate the Grand Army of the Republic, department of Michigan, and subordinate posts of the Grand Army of the Republic," approved April 21, 1888, as amended by act No 155, of the public acts of 1887, approved June 7, 1887 :	
received April 10	1185
file No. 90	1185
referred to committee on military affairs	1186
reported; general order April 16	1243-4
reported; third reading May 6	1496-7
passed; immediate effect May 7	1507-8
38. A bill to authorize the leasing of public buildings and parts thereof, in this State, to Grand Army posts, at a nominal rent :	
received April 10	1185
file No. 91	1185
referred to committee on military affairs	1185
reported; general order April 16	1243
reported; third reading May 4	1492-3
passed; immediate effect May 7	1507
389. Not received.	
390. Not received.	
31. A bill regulating the charges for transporting loaded or empty cars from or to the side tracks of any manufacturing or other establishment located on the line of any railroad, and for transporting such cars to the main line or side tracks of any other railroad :	
received; suspended; passed June 28	2268-7
file No. 208	2268-7
32. Not received.	
33. A bill to amend sections 3, 5, 7, 8, 16, 19 and 23 of act No. 124 of the session laws of 1888, enti-	

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335. A bill to amend section 12 of an act to revise and consolidate the several acts relating to the support and maintenance of poor persons, approved April 5, 1860, being section 1766 of Howell's Annotated Statutes:	1870-1
received June 7.....	1860
file No. 171.	
referred to committee on judiciary.....	1860
reported ; general order June 19.....	2036
discharged ; third reading June 27.....	
passed June 28.....	
336. Not received.	
337. A bill to detach certain portions of the 4th ward of the city of Pontiac in this State and to form another ward therefrom to be known as the 5th ward of said city, and to provide officers for said 5th ward and for the salaries of said officers:	747-6
received ; suspended ; passed ; immediate effect March 6.....	
338. A bill to amend section 42 of act 158 of the session laws of 1855, of public acts entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon:"	1718
received May 28.....	
file No. 150.	
referred to committee on judiciary.....	1718
reported ; adverse ; tabled June 19.....	2039-40
339. A bill to incorporate the Pontiac union schools of the city of Pontiac, Oakland county, Michigan:	
received June 18.....	1988
file No. 174.	
referred to committee on education.....	1936
reported ; suspended ; passed ; immediate effect June 14.....	1975-6
340. Not received.	
341. Not received.	
342. A bill to amend section No. 28 of chapter 10 of the compiled laws of 1871, being section 500 of Howell's Annotated Statutes of the State of Michigan, relative to laying out, altering and discontinuing highways, and to repeal act No. 179 of the public acts of 1857, relative to the same subject:	2008-9
received ; suspended ; passed June 28.....	
343. A bill to amend act No. 230 of the public acts of 1851, approved June 10, 1851, being chapter 53 of Howell's Annotated Statutes, relative to the protection of children in certain cases, as amended by act No. 192 of the public acts of 1857, approved June 18, 1857, by adding five sections thereto to stand as sections 11, 12, 13, 14 and 15 of said act:	2024
received June 19.....	
file No. 181.	
referred to committee on judiciary.....	2024
reported ; general order June 21.....	2066
reported ; third reading June 21.....	2105-6
passed June 24.....	2128
344. Not received.	
345. Not received.	

346. Not received.	
347. Not received.	
348. Not received.	
49. A bill making an appropriation of \$1,000 for the purchase of certain real estate to be attached to the Soldiers' Home grounds and to become a part thereof:	
received; suspended; passed; immediate effect June 28.....	2296-7
file No. 189.	
350. Not received.	
351. A bill to amend sections 10 and 59 of act No. 237, session laws of 1869, entitled "An act to incorporate the city of Hilledale," approved March 8, 1869:	
received May 9.....	1552
referred to committee on municipal corporations May 9.....	1552
reported; suspended; passed; immediate effect May 15.....	1600
352. Not received.	
353. Not received.	
354. A bill to authorize the township of Rock River, Alger county, to raise money to aid in the construction in said township the Bay de Noquet and Lake Superior State road, to issue bonds therefor and to provide for the levy of taxes therein to pay the same:	
received June 15.....	1387
file No. 188.	
referred to committee on local taxation.....	1987
reported; general order June 19.....	2042
discharged; third reading June 27.....	2224
passed; immediate effect June 28.....	2278
355. A bill to amend section 8 of chapter 1, sections 3 and 9 of chapter 8, section 15 of chapter 4, sections 1 and 9 of chapter 5, sections 9 and 14 of chapter 6, sections 8, 4 and 7 of chapter 7, section 3 of chapter 13, sections 1, 2 and 8 of chapter 17, section 1 of chapter 18, sections 1, 3 and 9 of chapter 19, section 4 of chapter 20, sections 2, 3, 4, 5, 6, 7, 9, 10, 12, 16, 17 and 18 of chapter 21, sections 1, 2, 8, 5, 8, 9, 10, 13, 19, and 20 of chapter 23, sections 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16 and 17 of chapter 24, sections 1 and 3 of chapter 25, and sections 1, 5, 6, and 7 of chapter 27 of act No. 533 of the local acts of 1887, entitled "An act to incorporate the city of Sault Ste. Marie, and to amend an act, entitled 'To re-incorporate the village of Sault Ste. Marie,'" approved May 29, 1879, as amended; approved June 21, 1887, and to add 14 new sections thereto to stand as sections 11, 12 and 18 of chapter 9, section 10 of chapter 13, sections 4, 5, 6, 7, 8, 9 and 16 of chapter 17, section 22 of chapter 21, section 22 of chapter 23, and section 5 of chapter 25:	
received April 12.....	1234-5
referred to committee on municipal corporations.....	1235
reported; suspended; passed; immediate effect April 12.....	1238-9
356. Not received.	
357. Not received.	
358. Not received.	
359. A bill to authorize the township of Au Train, in the county of Alger, to borrow money to aid in constructing the Bay de Noquette & Lake Superior State road, and to issue its bonds therefor, and to provide for the levy of taxes therein to pay the same:	
received June 15.....	1987
file No. 187.	
referred to committee on local taxation.....	1988
reported; general order June 19.....	2042
discharged; third reading June 27.....	2224
passed; immediate effect June 28.....	2278-4
360. A bill to authorize the township of Onota, in the county of Alger, to borrow money to aid in the construction of the Bay de Noquette & Lake Superior State road, and to issue its bonds therefor, and to provide for the levy of taxes therein to pay the same:	
received June 15.....	1987
file No. 185.	
referred to committee on local taxation.....	1987

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reported; general order June 19.....	2042
discharged; third reading June 27.....	2224
passed; immediate effect June 28.....	2272-3
361. Not received.	
362. Not received.	
363. A bill to authorize the village of Dundee, Monroe county, to raise money to make public improvements in said village, to issue bonds therefor, and to provide for the levy of taxes therein to pay the same:	
received June 12.....	1912
file No. 168.	
referred to committee on local taxation.....	1912
reported; general order June 18.....	1965-6
discharged; third reading June 27.....	2224
passed; immediate effect June 28.....	2277-8
364. A bill to amend section 7 of act No. 348 of the local acts of 1881, entitled An act to incorporate the village of Traverse City, within the township of Traverse, county of Traverse, and State of Michigan, approved April 9, 1881, relative to improving highways outside the corporate limits:	
received; suspended; passed; immediate effect June 27.....	2265-6
file No. 190.	
365. A bill to detach certain territory from the township of Garfield, in the county of Grand Traverse, and attach the same to the township of Traverse, in said county:	
received; suspended; passed; immediate effect March 22.....	1028-29
file No. 78.	
366. A bill to detach certain territory from the town of East Bay, in the county of Grand Traverse, and attach the same to the town of Traverse, in said county:	
received February 27.....	653-4
referred to committee on towns and counties.....	664
reported; suspended; passed; immediate effect March 1.....	668-4
367. A bill to provide for laying out, establishing, constructing, operating and maintaining a State road with a branch thereto in the county of Leelanaw:	
received May 28.....	1751
file No. 387.	
referred to committee on roads and bridges May 28.....	1751
reported; amended; suspended; passed; immediate effect June 11.....	1898
368. Not received.	
369. Senate joint resolution, being senate substitute for senate bill No. 369. Joint resolution authorizing the Auditor General to direct the county treasurer of Grand Traverse county to offer for sale and to sell to the highest bidder the State's interest in section 16 of township 26 north of range 12 west at the next annual tax sale to be held in said county:	
received; suspended; passed June 28.....	2300-1
370. A bill defining and limiting the amounts to be paid to members of legislative committees for travel and expenses in certain cases:	
received June 21.....	2099
file No. 179.	
referred to committee on judiciary.....	2092
reported; amended; general order June 25.....	2164
discharged; third reading June 27.....	2224
tabled June 28.....	2276
371. Not received.	
372. Not received.	
373. Not received.	
374. A bill to provide for the reorganization of corporations for mining, smelting and manufacturing iron, copper, silver, mineral coal and other ores or minerals, the term of existence of which has heretofore expired, or may hereafter expire by limitation, and to	

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fix the duties and liabilities of such renewed corporations, and to repeal act No. 142, of public acts of 1889, approved June 10, 1889:	
received; lost June 27.....	2853-4
reconsideration tabled June 27.....	2853-4
875. A bill to amend sections 1, 2, 3, 4, 5, 6, 8 and 9 of act No. 258 of the said acts of 1887, entitled "An act providing for two voting precincts for the township of Calumet in the county of Houghton, defining the limits thereof, providing for a new registration of the voters thereof, and determining who shall be inspectors of election therein," approved March 30, 1887:	
received March 26.....	1040
referred to committee on elections March 26.....	1040
reported: general order without printing March 26.....	1047
reported; third reading March 26.....	1074
passed; immediate effect April 4.....	1123-4
876. Not received.	
877. Not received.	
878. Not received.	
879. Not received.	
880. Not received.	
881. Not received.	
882. Not received.	
883. A bill to amend section 20 of act 164, public acts 1881, approved May 21, 1881, an act entitled "An act to revise and consolidate the laws relating to public instruction and primary schools and to repeal all statutes and acts contravening the provisions of this act:"	
received; tabled June 28.....	2810
884. Not received.	
885. Not received.	
886. Not received.	
887. A bill to amend sections 1 and 5 of an act entitled an act to prevent the sale of impure, unwholesome, adulterated or swill milk in the State of Michigan, and to provide for inspectors," approved June 26, 1887, and to add certain new sections thereto, to stand as sections 9, 10, 11, 12, 13 and 14:	
received April 12.....	1222
file No. 84.....	1222
referred to committee on public health.....	1222
reported: general order May 28	1747-8
reported; third reading June 25.....	2175-6
amended; passed; immediate effect June 27.....	2220-1
888. Not received.	
889. Not received.	
890. A bill to amend section 2 of an act entitled "An act to authorize the formation of county and town agricultural societies," approved February 16, 1886, and amended by act 228 of the laws of 1881, and amended by act 44 of the laws of 1885, being section 2169 of the compiled laws of 1871, the same being section 2304 of Howell's Annotated Statutes:	
received June 18.....	1938-9
referred to committee on agriculture.....	1938-9
reported; general order June 20.....	2059
discharged; third reading June 27.....	2224
passed; immediate effect June 28.....	2220
891. Not received.	
892. Not received.	
893. A bill to enable the executive committee of the State Agricultural Society to permanently locate the place for holding its annual fairs, and to repeal act No. 65 of the public acts of 1887:	
received; referred to committee on agriculture April 16.....	1272-3
discharged; suspended; passed; immediate effect April 18.....	1304-5
894. A bill to amend act No. 258 of the public acts of 1887, entitled "An act making an appro-	

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priation of swamp lands for the construction of a drain in the townships of Wianer and Gilford, Tuscola county :"	
received March 15.....	878-9
file No. 60.	
referred to committee on drainage.....	879
reported ; amended ; general order April 6.....	1156
reported ; third reading April 10.....	1194-5
lost April 11.....	1213-14
reconsidered ; tabled April 11.....	1214
taken up ; passed May 28.....	1761-2
395. Not received.	
396. Not received.	
397. Not received.	
398. A bill to provide for the re-organization of corporations for mining, smelting and manufacturing iron, copper, silver, mineral coal and other ores or minerals, the term of existence of which has heretofore expired, or may hereafter expire by limitation, and to fix the duties and liabilities of such renewed corporations :	
received ; referred to committee on mines and minerals May 23.....	1714
file No. 159.	
reported ; amended ; general order May 24.....	1739
reported ; third reading June 4.....	1812
discharged ; re-referred to committee on mines and minerals June 5.....	1829
reported ; amended ; suspended ; passed ; immediate effect June 7.....	1838
399. Not received.	
400. A bill to enable any town, county or district agricultural and horticultural society to re-organize under the act approved February 12, 1865, entitled "An act to authorize the formation of county and town agricultural societies" and the several acts amendatory thereof :	
received ; suspended ; passed ; immediate effect June 7.....	1861-2
401. A bill to provide for the re-organization of gas light companies, the term of existence of which has heretofore expired or may hereafter expire by limitation of law and to fix the duties and liabilities of such renewed corporation :	
received May 23.....	1714-15
referred to committee on private corporations.....	1714-15
reported ; general order June 4.....	1788
discharged ; suspended ; ordered printed in the Journal ; tabled June 5.....	1818-20
taken up ; suspended ; passed ; immediate effect June 18.....	1862
title to substitute :	
A bill to provide for the re-organization of gas light companies, the term of existence of which has heretofore expired, or may hereafter expire by limitation of law, and to fix the duties and liabilities of such renewed corporation.	
402. Not received.	
403. Not received.	
404. Not received.	
405. A bill to provide for the reorganization of corporations or associations organized for religious, charitable, benevolent or educational purposes, the corporate term of existence of which has heretofore expired or may hereafter expire by limitation, and to fix the duties and liabilities of such renewed corporations or associations :	
received May 22.....	1698-9
suspended ; passed ; immediate effect May 22	1698-9
406. Not received.	
407. Not received.	
408. Not received.	
409. Not received.	
410. Not received.	
411. Not received.	
412. Not received.	

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413. Not received.	
414. A bill to amend sections 1, 2 and 8, of chapter 11, and section 42 of chapter 7, of act No. 328 of the local acts of 1888, entitled an act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith, approved June 7, 1888:	
received May 16.....	1628
file No. 125.	
referred to committee on municipal corporations May 16	1628
reported ; general order June 12.....	1628
suspended ; passed ; immediate effect June 12.....	1628
415. Not received.	
416. Not received.	
417. A bill relating to the record of deeds and other instruments affecting the title to real estate and the effect thereof in certain cases:	
received May 8.....	1519
file No. 126.	
referred to committee on judiciary May 8.....	1519
reported ; general order June 19.....	3088-7
discharged ; third reading June 27.....	2224
passed ; immediate effect June 28.....	2220-1

HISTORY OF HOUSE JOINT RESOLUTIONS.

Numbered as introduced ; file numbered as printed ; those having no file number were never
printed.

1. Joint resolution proposing an amendment to section 1, article 9 of the constitution of this State, relative to the salary of the Governor:	
introduced by Mr. Damon January 9.....	53
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